### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

LENZIE GILL,	)
Plaintiff,	) )
vs.	Civil Action No.: 2:06cv1151-MHT
PROGRESSIVE DIRECT	)
INSURANCE COMPANY,	)
Defendant.	)

### PLAINTIFF'S MOTION FOR PARTIAL SUMMARY JUDGMENT AS TO LIABILITY AND PARTIAL DAMAGES

**COMES NOW** the Plaintiff, Lenzie Gill, by and through his undersigned counsel, and respectfully moves the Court for the entry of partial summary against Defendant Progressive Direct Insurance Company<sup>1</sup> as to liability and partial damages on Counts I - Breach of Contract and II - Bad Faith and as grounds therefore would show as follows:

This motion is submitted upon the following:

- A. The pleadings in this cause, including all exhibits to said pleadings;
- B. Exhibit 1 Affidavit of Plaintiff Lenzie Gill;
- C. Exhibit 1A Policy of insurance issued to Plaintiff by Defendant;
- D. Exhibit 1B Estimate for repairs provided to Plaintiff by Defendant; &
- E. Summary of Undisputed Facts and Argument.

### **I. Statement of Undisputed Facts**

1. Plaintiff Lenzie Gill (hereinafter referred to as "Gill") is over the age of nineteen (19)

<sup>&</sup>lt;sup>1</sup> Defendant was incorrectly referred to as Progressive Halcyon Insurance Company in the Complaint; however, Defendant has correctly identified itself as Progressive Insurance Company in its Answer and has indicated that ". . . it does not require that an amended complaint be served upon it to correct its designation in the complaint." (see Answer of Defendant, Progressive Direct Insurance Company, dated December 22, 2006, First Defense).

years and is a permanent resident of Montgomery County, State of Alabama. (see Complaint, ¶1).

- 2. Defendant Progressive Direct Insurance Company (hereinafter referred to as "Progressive") is a foreign corporation doing business by agent in Montgomery County, State of Alabama, at all times mentioned herein. (see Complaint, ¶2).
- 3. On October 27, 2006, the awning on Gill's motor home was damaged by bad weather. (see Exhibit 1- Affidavit of Gill; & Answer of Defendant, Progressive Direct Insurance Company, Third Defense).
- 4. At the time of the damage, Gill's motor home was covered by an Alabama Motor Home Policy of Insurance issued by Progressive, which provided, inter alia, comprehensive coverage for "Agreed Value \$16,500" with a deductible of \$500.00. (see Exhibits 1-Affidavit of Gill; 1A-policy of insurance issued by Progressive; & Answer of Defendant, Progressive Direct Insurance Company, Second Defense).
- 5. In relevant part, the policy of insurance reads as follows: (see Exhibits 1-Affidavit of Gill; & 1A-policy of insurance issued by Progressive, pp. 28-29).

### "INSURING AGREEMENT – AGREED VALUE COVERAGE

If **you** purchase Agreed Value Coverage under this Part IV for a **covered vehicle**, then subsection 1 of the Limits of Liability provision under this part IV shall not apply and the following provision shall apply to a loss to that **covered vehicle**:

- 1. The limit of liability for a **loss** to a **covered vehicle** for which Agreed Value Coverage was purchased is as follows:
  - a. for a **total loss** to a **covered vehicle** which has an **agreed value** supported by the proper documentation, **our** limit of liability is the **agreed value**, reduced by its salvage value if **you** or the **owner** retain the salvage; and
  - b. for a **loss** other than a **total loss** to a **covered vehicle**, or for a **total loss** where the **agreed value** is not supported by proper documentation, **our** limit of liability is the lower of:
    - (i) the actual cash value of the stolen or damaged property at the time of the **loss**, reduced by:
      - (a) the applicable deductible as shown on the **Declarations Page**; and
      - (b) its salvage value if **you** or the **owner** retain the salvage;

- (ii) the amount necessary to replace the stolen or damaged property, reduced by:
  - (a) the applicable deductible as shown on the **Declarations Page**; and
  - (b) its salvage value if **you** or the **owner** retain the salvage;
- (iii) the amount necessary to repair the stolen or damaged property to its pre-loss condition, reduced by the applicable deductible as shown on the **Declarations Page**; or
- (iv) the **agreed value**, reduced by the salvage value of the **covered vehicle** if **you** or the **owner** retain the salvage."
- 6. Progressive received notice of the wind damage claim from Gill on October 28, 2006. (see Exhibit 1-Gill Affidavit; & Answer of Defendant, Progressive Direct Insurance Company, Third Defense).
- 7. Progressive inspected the motor home on October 30, 2006. (see Answer of Defendant, Progressive Direct Insurance Company, Third Defense).
- 8. Defendant adjusted Plaintiff's claim for the damaged awning as a <u>replacement cost</u> <u>claim</u> pursuant to 1b(ii) above, and determined the total claim to be valued at \$927.80. (see Exhibit 1-Gill Affidavit; & Exhibit 1B-estimate provided to Gill by Progressive).
- 9. However, in addition to deducting "the applicable deductible as shown on the Declarations Page", in the amount of \$500.00, as permitted by the policy, thereby leaving the sum of \$427.80 owed to Gill, Progressive further deducted a sum for "Betterment", or wear and tear, a deduction not permitted by the insurance policy in determining that Gill was owed no money on the claim. (see Exhibits 1-Gill Affidavit; 1A-policy of insurance issued to Gill by Progressive; & 1B-estimate provided to Gill by Progressive).
- 10. Progressive denied Gill's claim on the basis that the cost of repairs did not exceed the policy deductible for comprehensive losses, and the depreciation or betterment amount, for the damage to the awning. (see Exhibit 1; & Answer of Defendant, Progressive Direct Insurance Company, Third Defense).

- 11. Gill filed the present action in the Circuit Court of Montgomery County, Alabama on December 1, 2006, asserting claims for Breach of Contract (Count I) and Bad Faith (Count II). (see court file).
- 12. Progressive filed its Answer, and Notice of Removal to this Court, on December 22, 2006. (see court file).

### III. Summary Judgment Standard

A summary judgment is appropriate where there is no genuine issue as to any material fact and the moving party is entitled to judgment as a matter of law. *Fed.R.Civ.P.* 56(c). In reviewing the motion, the evidence and all factual inferences are viewed in a light most favorable to the non-moving party, and all reasonable doubts about the facts are resolved in favor of the non-movant. *Johnson v. Bd. Of Regents*, 263 F.3d 1234, 1243 (11<sup>th</sup> Cir. 2001). "The plain language of Rule 56(c) mandates the entry of summary judgment . . . against a party who fails to make a showing sufficient to establish the existence of an element essential to that party's case, and on which that party will bear the burden of proof a trial." *Johnson*, 63 F.3d at 1243. (quoting *Celotex Corp. v. Catrett*, 477 U.S. 317, 322-323, 106 S.Ct. 2548, 2552-53, 91 L.Ed.2d 265 (1986). That is, "[i]f the non-moving party fails to make a sufficient showing on an essential element of [his] case with respect to which [he] has the burden of proof, then the court must enter summary judgment for the moving party." *Gonzalez v. Lee County Hous. Auth.*, 161 F.3d 1290, 1294 (11<sup>th</sup> Cir. 1998) (quoting *Celotex*, 477 U.S. at 323, 106 S.Ct. at 2552).

### Argument

### **Breach of Contract**

Count I of Gill's Complaint asserts a claim for Breach of Contract.

This claim is premised on Gill's contention that Progressive breached the relevant insurance contract in denying payment on his claim for the damaged awning after improperly deducting a

sum for wear and tear (betterment) from the sum owed Gill, a deduction not permitted by the subject insurance policy. (see Complaint, Count I-Breach of Contract).

In order to prevail on the breach of contract claim, Gill must establish:

- (1) the existence of a valid contract between the parties;
- (2) Plaintiff's performance under the contract;
- (3) Defendant's breach, or failure to perform under the contract; &
- (4) damages sustained as a result of Defendant's nonperformance.

see Anderson v. Anderson, 2004 WL 2201250 (Ala.Civ.App. 2004).

As shown above, a valid contract clearly exists between the parties – the contract of insurance. (see Exhibits 1-Gill Affidavit; 1A-policy of insurance; & Answer of Defendant, Progressive Direct Insurance Company, Second Defense). Gill performed under the contract in paying his premiums and the contract of insurance was in-effect on the date of the loss – the date the date the awning was damaged. (see Exhibit 1; & Answer of Defendant, Progressive Direct Insurance Company, Second Defense).

Progressive's breach of the contractual agreement centers around the deduction of the sum of \$575.85, for "Betterment" or wear and tear, from the sum due Gill. (see Exhibit 1-Gill Affidavit; & 1B-estimate provided to Gill by Progressive). Progressive contends this deduction was proper (see Answer of Defendant, Progressive Direct Insurance Company, Fourth Defense), while Gill contends the deduction was improper.

As set forth above, it is undisputed that Gill had "Agreed Value Coverage" on his "covered vehicle". The policy specifically states that "[i]f you purchase Agreed Value Coverage under this Part IV for a covered vehicle, then subsection 1 of the Limits of Liability provision under this part IV shall not apply." (see Exhibit 1A-policy of insurance, p. 28). It is further undisputed that Gill's claim was for a "loss other than a total loss". As such, Gill's claim was to be adjusted under one of the methods set forth under ¶1b. of Agreed Value Coverage. (see Exhibit 1A-policy of insurance, pp. 28-29). Progressive chose to adjust the claim on a replacement cost basis and

determined the replacement cost to be \$927.80. (see Exhibit 1B- estimate provided to Gill by Progressive). Under Agreed Value Coverage, Progressive's limit of liability, as set forth as ¶1b(ii), was as follows:

- "(ii) the amount necessary to replace the stolen or damaged property, reduced by:
  - (a) the applicable deductible as shown on the **Declarations Page**; and
  - (b) its salvage value if **you** or the **owner** retain the salvage;"

Contrary to Progressive's contention, "Betterment" or wear and tear, is clearly not a permissible deduction under ¶1b(ii). In-fact, with Agreed Value Coverage, under no scenario is "Betterment" or wear and tear ever taken into consideration, as evidenced by the policy itself, regardless of the manner in which the claim is adjusted. (see Exhibit 1A-policy of insurance, pp. 28-29). As such, Progressive's actions in deducting for "Betterment" or wear and tear, and in denying Gill's claim based on this deduction, constitutes a breach of contract.

As a result of the breach, Gill was denied monies contractually owed to him in the amount of \$427.80. (see Exhibit 1-Gill Affidavit). This sum represents the monies owed to Gill after deducting the only permissible deduction – Gill's \$500.00 deductible, from the claim totaling \$927.80.

Accordingly, Gill is entitled to a partial summary judgment against Progressive as to liability on the Breach of Contract Claim and partial damages in the sum of \$427.80.

### **Bad Faith**

Count II of Gill's Complaint asserts a claim for Bad Faith.

This claim is premised on Gill's contention that Progressive acted in bad faith in denying payment on his claim after improperly deducting a sum for "Betterment" or wear and tear, a

deduction not permitted by the insurance policy, as established above.

In *National Security Fire & Casualty Co. v. Bowen*, 417 So.2d 179 (Ala. 1982), the Alabama Supreme Court set out the standard for bad faith claims:

"An insurer is liable for its refusal to pay a direct claim when there is no lawful basis for the refusal coupled with actual knowledge of that fact. No lawful basis means that the insurer lacks a legitimate or arguable reason for failing to pay the claim. When a claim is fairly debatable the insurer is entitled to debate it, whether the debate concerns a matter of fact or law."

The plaintiff in a bad faith refusal case has the burden of proving:

- (1) an insurance contract between the parties and a breach thereof by the defendant;
- (2) an intentional refusal to pay the insured's claim;
- (3) the absence of any reasonably legitimate or arguable reason for that refusal (the absence of a debatable reason);
- (4) the insurer's actual knowledge of the absence of any legitimate or arguable reason:
- (5) if the intentional failure to determine the existence of a lawful basis is relied upon, the plaintiff must prove the insurer's intentional failure to determine whether there is a legitimate or arguable reason to refuse to pay the claim.

Id.

As shown above, an enforceable contract existed between Gill and Progressive mandating payment on Gill's insurance claim in the amount of \$427.80. Progressive had actual knowledge of the wrongfulness of its actions in that its actions are in direct conflict with the express terms and conditions of the insurance contract. Progressive can come forth with no evidence establishing a legitimate or arguable basis for its intentional refusal to pay Gill's claim.

Accordingly, Gill is entitled to a partial summary judgment against Progressive as to liability on the Bad Faith claim and partial damages in the sum of \$427.80.

### **CONCLUSION**

Based upon the undisputed evidence in this cause, partial summary judgment is due to be granted in Gill's favor as to Progressive's liability on Counts I – Breach of Contract and II – Bad Faith; and for partial damages in the sum of \$427.80, for the reasons set forth herein.

/s/ Jerry M. Blevins JERRY M. BLEVINS (BLE003) Attorney for Plaintiff

OF COUNSEL: Law Office of Jerry M. Blevins Hillwood Office Center 2800 Zelda Road, Suite 200-3 Montgomery, Alabama 36106 (334) 262-7600 (Voice) (334) 262-7644 (Fax)

E-Mail: ATTYJMBlev@aol.com

### **CERTIFICATE OF SERVICE**

I hereby certify that on the 30<sup>th</sup> day of April, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following parties or counsel:

R. Larry Bradford, Esq. Bradford & Sears, P.C. 2020 Canyon Road Suite 100 Birmingham, Alabama 35216

/s/ Jerry M. Blevins
Jerry M. Blevins

### **EXHIBIT 1**

STATE OF ALABAMA	)
	)
COUNTY OF MONTGOMERY	)

### AFFIDAVIT

Personally before me, the undersigned Notary Public in and for said County, appeared Lenzie Gill, who being first duly sworn deposes and says:

My name is Lenzie Gill. I am over the age of 19 and a permanent resident of Montgomery County, State of Alabama. I am aware that this affidavit will be used in support of my Motion for Partial Summary Judgment as to Liability and Partial Damages, in the case styled: *Lenzie Gill v. Progressive Direct Insurance Company* (hereinafter referred to as "Progressive"), — civil action number 2:06cv1151-MHT, pending in the United States District Court for the Middle District of Alabama, Northern Division. I have personal knowledge of the matters set forth herein.

On October 27, 2006, the awning on my motor home was damaged by bad weather. At the time of the damage, my motor home was covered by an Alabama Motor Home Policy of insurance issued by Progressive. I had paid my premiums and the policy was in effect on the date the awning was damaged. I have reviewed my policy and the copy attached hereto as Exhibit 1A is a true and accurate copy of my policy of insurance with Progressive on the date my awning was damaged.

I notified Progressive on October 28, 2006, of the damage to my motor home. Progressive adjusted my claim on a replacement cost basis and determined that I was owed the sum of \$927.80. However, in addition to deducting my deductible of \$500.00 from this sum, which was permitted by the policy, thereby leaving the sum of \$427.80 payable to me on the claim, Progressive further deducted a sum for "Betterment" or wear and tear, a deduction not permitted by the policy in determining that I was owed no money on my claim. Attached hereto as Exhibit 1B is a true and correct copy of the estimate provided to me by Progressive reflecting that I was owed no money on my claim.

"EXHIBIT 1"

As a result of Progressive's actions, I did not receive the sum of \$427.80, monies to which I was entitled under my policy of insurance with Progressive.

Lenzie Gill

**SWORN TO** and **SUBSCRIBED** before me on this the 18th day of March, 2007.

OTARY PUBLIC

Nx Commission Expires: \_\_3[i

### **EXHIBIT 1A**

PROGRESSIVE DIRECT

PROGRESSIVE DIRECT P.O. BOX 31260 TAMPA, FL 33631

I CERTIFY THIS TO BE A TRUE AND ACCURATE COPY.

LENZIE I GILL
VIOLA B BESLER
222 IRIS LN
MONTGOMERY, AL 36105

Policy number: 32256693-2

Underwritten by:

Progressive Halcyon Insurance Co.

January 3, 2006

Policy Period: Dec 31, 2005 - Dec 31, 2006

Page 1 of 2

progressive.com

Online Service

Make payments, check billing activity, update policy information or check status of a claim.

### 800-PROGRESSIVE (800-776-4737)

For customer service and claims service, 24 hours a day, 7 days a week.

### RV Insurance Coverage Summary

This is your Renewal Declarations Page

Your coverage began on December 31, 2005 at 12:01 a.m. This policy expires on December 31, 2006 at 12:01 a.m.

This coverage summary replaces your prior one. Your insurance policy and any policy endorsements contain a full explanation of your coverage. The policy limits shown for a vehicle may not be combined with the limits for the same coverage on another vehicle, unless the policy contract or endorsements indicate otherwise. The policy contract is form 9635 AL (01/03).

Drivers and household residents	Additional information
LENZIE I GILL	Named insured
Viola B Besler	Named insured
Outline of coverage	
General policy coverage	Limits Deductible Premium
Trailer (used with motorhome)	The Lesser Of Actual Cash Value Less included Deductible or \$2,500
Total general policy coverage	

"EXHIBIT 1A"

**PROG 126** 

Continued

Policy number: 32256693-2 LENZIE I GILL VIOLA B BESLER

Page 2 of 2

1985 FORD JAYCO VIN 1FDKE30L7FHA05918

	Limits	Deductible	Premium
Liability To Others			\$73
Bodily Injury Liability	\$100,000 each person/\$300,000 each accident		
Property Damage Liability	\$50,000 each accident		
Uninsured/Underinsured Motorist	\$100,000 each person/\$300,000 each accident		53
Medical Payments	\$5,000 each person		14
Comprehensive	Agreed Value \$16,500	\$500	310
Collision	Agreed Value \$16,500	\$500	80
Included With Comprehensive And Collision:			
Mexico Coverage			
Fire Department Service	\$1,000		
Emergency Expense	\$750		
Vacation Liability	\$10,000		
Replacement Cost Personal Effects	\$10,000	\$100	69
Roadside Assistance			35
Total premium for 1985 FORD			\$634
Total 12 month policy premium	••••••		\$634

### **Premium discount**

32256693-2 home owner

### Minimum earned premium notice

If cancellation is at your request, a minimum earned premium of \$50 shall apply. This amount will not be refunded to you. If stated in your policy, the minimum earned premium will also apply to cancellations due to non-payment of premium.

### **Company officers**

Secretary

**PROG 043** 

Form No. 9635 AL (01/03)

9635D AL 0103\*

# ALABAMA MOTOR HOME POLICY

I CERTIFY THIS TO BE A TRUE AND ACCURATE **CO** 

PROG 125



### YOUR DUTIES

What You Must Do In Case of an Accident or Loss......

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Insuring Agreement - Agreed Value

Coverage ......Insuring Agreement - Disappearing

### BANKRUPTCY

The bankruptcy or insolvency of an insured person will not relieve **us** of any obligations under this policy. If execution of a judgment against an insured person is returned unsatisfied because of the bankruptcy or insolvency of an insured person, a person claiming damages under Part I - Liability To Others may maintain an action against **us** for the amount of the judgment, subject to the terms and conditions of this policy and not exceeding **our** Limits of Liability under Part I.

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PART VI - PERSONAL EFFECTS COVERAGE Insuring Agreement - Renlacement							-	_		_	_		_	
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the claims may be joined with our action if that person notifies us and secures separate counsel to protect those other interests. reserve the right to compromise or settle the deductible and property damage claims against the liable parties for less than the full amount. We reserve the right to incur reasonable expenses and attorney fees in pursuit of the recovery. You are entitled to reimbursement of your proportionate share of any recovery, subject to a reduction for your proporlionate share of expenses and attorney fees incurred n connection with these collection efforts.

## OUR RIGHTS TO INSPECT

We, and any rating, advisory, rate service, or similar organization which makes insurance inspections, surveys, reports or recommendations on our behalf, have the right to:

1. make inspections and surveys after providing you with reasonable notice;

provide you reports related to any conditions that we identify with respect to a covered vehicle or property; and

recommend changes with respect to any identified conditions. က

This does not mean that we or any entity acting on our behalf:

make safety inspections; undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public;

warrant or represent that conditions are safe or warrant or represent that conditions comply with laws, regulations, codes or standards. healthful; or 4. က

# JOINT AND INDIVIDUAL INTERESTS

icy, any named insured may cancel or change this policy. The action of one named insured shall be binding on all persons provided coverage under this If there is more than one named insured on this pol-

**PROG 046** 

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implied permission for any payment made under

Part IV - Damage To A Vehicle.

If we have made a payment to a named insured for loss to property that resulted from an intentional act of abuse by another named insured, we may assert a right of reimbursement from the named insured

### YOUR DUTIES

### WHAT YOU MUST DO IN CASE OF AN **ACCIDENT OR LOSS**

# Notify Us As Soon As Practicable

entity, or organization, the amount recovered will be

held by the insured person in trust for us and reim-

oursed to us to the extent of our payment.

An insured person must notify us in writing at least thirty (30) days before entering into any settlement with the owner or operator of an uninsured motor vehicle, or that person's liability insurer. In order to preserve our right of subrogation, we may elect to

When an insured person has been paid by **us** under his policy and also recovers from another person,

whose intentional act caused the loss.

If a person or vehicle covered by this policy is twenty-four (24) hours or as soon as practicable by calling **us** at **1-800-PROGRESSIVE**. involved in an accident, loss or occurrence for which this insurance may apply, report it to us within

For coverage to apply under this policy, you or accident, loss or occurrence even if an insured an insured person must promptly report each person is not at fault.

> the owner or operator of an uninsured motor vehicle. If we do this, you agree to assign to us all rights hat you have against the owner or operator of an

pay any sum offered in settlement by, or on behalf of,

You or an insured person should provide us with the following accident, loss or occurrence information as soon as it is available:

time;

If recovery is made by an insured person under this

uninsured motor vehicle.

solicy from a responsible person, entity, or organization without our written consent, the insured per-

son's right to payment under any affected coverage

will no longer exist.

If we elect to exercise our rights of recovery against

authorize us, at our option, to recover any deductible incurred by you for property damage cov-

ered by this policy. We have no obligation to seek repayment of the deductible if we pursue recovery through Inter-company Arbitration. We have no obligation to pursue recovery against a responsible

a responsible person, entity, or organization, you

- place;
- circumstances of the accident, loss or occurrence (for example, how the accident happened and weather conditions);
  - names and addresses of all persons involved;
- the license plate numbers and descriptions of names and addresses of any witnesses; and the vehicles involved.

You or an insured person should also notify the police within twenty-four (24) hours or as soon as practicable if:

the owner or operator of a vehicle involved in the accident cannot be identified;

person, entity, or organization for anything other than

he deductible incurred by you and the amount we have paid for property damage. If you or an insured person have other claims to pursue against the

- reported under an accident which must be state law has occurred; or
  - theft or vandalism has occurred.

PROG 047

**PROG 122** 

9/

a separate or independent legal action may be

ery of damages not paid by us, then:

filed by you or that insured person; or

responsible person, entity or organization for recov-

cooperate with us in any matter concerning a claiming coverage must:

For coverage to apply under this policy, a person

- claim or lawsuit;
  - provide any written proof of loss we may reasonably require;
    - nations under oath, and answer all reasonable allow us to take signed and recorded statements, including swom statements and examiquestions we may ask as often as we may rea-
- promptly send us any and all legal papers relatsonably require;
  - ng to any claim or lawsuit;
- take reasonable steps at and after the time of We will pay reasonable expenses incurred in oss to protect the covered vehicle, nonurther damages will not be covered under this owned vehicle or any other property that may be covered under this policy from further loss. providing this protection. If you fail to do so, any attend hearings and trials as we require;
  - prepare an inventory of all damaged or stolen personal property, setting forth, in detail, the actual cash value, and amount of the damage or loss. All bills, receipts and related documents that support the values described in the inventoquantity, description, age, replacement cost, ry must be included if reasonably available;
    - allow us to have the damaged covered vehithat may be covered under this policy, inspected submit to medical examinations at our expense cle, non-owned vehicle, or any other property and appraised before its repair or disposal;
      - by doctors we select as often as we may reasonably require; and
- us to obtain medical and other authorize

### GENERAL DEFINITIONS

al, or possessive will have the following meaning:

1. "Accident" means a sudden, unexpected, and Except as otherwise defined in this policy, terms appearing in boldface, whether in the singular, plur-

- unintended occurrence.
  - "Bodily injury" means bodily harm, sickness, or disease, including death that results from bodily

The broadened coverage applies on the ion of your policy. Otherwise, this policy can be additional charge, you will receive the broadened date the coverage change is implemented in your gram revision or our issuance of a subsequent edistate. This provision does not apply to a general changed only by endorsement issued by us. coverage.

# LEGAL ACTION AGAINST US

We may not be sued unless there is full compliance with all the terms of this policy. Any lawsuit against us by you, a relative, or any other insured person statute of limitations in the laws of the state listed in following an accident, or an alleged breach of our obligations under this policy, must be commenced within the time period set forth as the bodily injury our records as your principal address.

We may not be sued for payment under Part I -Liability To Others, Part VII - Full Timer's Package or by written agreement of the insured person, the Part VIII - Vacation Liability Coverage until the obliclaimant, and us. No one will have any right to make gation of an insured person to pay is finally determined either by final judgment against that person or us a party to a lawsuit to determine the liability of an nsured person. if we retain salvage, we have no duty to preserve or otherwise retain the salvage for any purpose, includng evidence for any civil or criminal proceeding.

# **OUR RIGHTS TO RECOVER PAYMENT**

n the event of any payment under this policy, we are person to whom payment was made has against whatever else is necessary to help us exercise entitled to all the rights of recovery that the insured another. That insured person must sign and deliver to us any legal papers relating to that recovery, do hose rights, and do nothing after an accident or oss to prejudice our rights.

not assert rights of recovery against any person who was using a **covered vehicle** with **your** express or Except for a loss to property that resulted from an intentional act of abuse by a named insured, we may

**PROG 121** 

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PROG 048

## CANCELLATION REFUND

um refund. However, our making or offering of a Upon cancellation, you may be entitled to a premirefund is not a condition of cancellation.

A minimum earned premium of \$50 shall apply if this policy is canceled at your request or canceled due to nonpayment of premium. This amount will not be refunded to you.

payment of premium, any refund due will be com-If we cancel this policy for a reason other than nonputed on a daily pro rata basis.

If cancellation is at your request, or if cancellation is for nonpayment of premium, any refund due will be rata basis, and subject to the minimum earned premium. Eamed premium is calculated on a daily basis. We will supply a copy of the table to you on computed on a ninety percent (90%) of a daily proequest.

### NONRENEWAL

### **PROG 120**

tinue this policy, we will mail notice of nonrenewal to the named insured shown on the Declarations son other than for a not-at-fault claim submitted by the insured person. If we decide not to renew or con-Page at the last known address appearing in our We may decide not to renew this policy for any reaecords.

### PROOF OF NOTICE

Proof of mailing of any notice will be sufficient proof of notice.

## **AUTOMATIC TERMINATION**

Coverage for a covered vehicle shall terminate automatically when a person other than you or a relative becomes the owner of the vehicle.

### COVERAGE CHANGES

If we make a change which broadens a coverage you have under this edition of your policy, without

does not include any sickness or disease that is harm, sickness, or disease. "Bodily injury" transmitted by an insured person through personal or sexual contact.

- Business" includes a trade, profession, occupation. က
  - "Covered vehicle" means:
- (VIN) on the Declarations Page, unless you have asked us to delete that vehicle any vehicle expressly identified by make, model and vehicle identification number from the policy;
  - any additional vehicle on the date you become the owner if: ف
- icy period shown on the Declarations you acquire the vehicle during the pol-€
  - we insure all vehicles owned by you;  $\equiv$
- no other insurance policy provides coverage for that **vehicle**.

Page. We will provide that coverage for a the Declarations Page, we will provide the broadest coverage, other than Total Loss Replacement/Purchase Price Coverage or Agreed Value Coverage, which we provide or any vehicle shown on the Declarations period of thirty (30) days after you become If we provide coverage for a vehicle you al vehicle. If the broadest coverage is Total erage or Agreed Value Coverage, we will acquire in addition to any **vehicle** shown on he owner. We will not provide coverage after this thirty (30) day period, unless within this period **you** ask **us** to insure the additionoss Replacement/Purchase Price Covprovide basic Comprehensive and Collision Soverage for the additional **vehicle** instead of these coverages. If you add any coverage to this policy or increase your limits, these changes to your policy will not become effective until after you ask us to add the

- any replacement vehicle on the date you coverage or increase your limits; and ပ
- icy period shown on the **Declarations** Page; you acquire the vehicle during the polbecome the owner if:

the vehicle that you acquire replaces one shown on the **Declarations Page**;

 $\equiv$ 

no other insurance policy provides coverage for that **vehicle** 

erage or Agreed Value Coverage, as the vehicle it replaces. If the replaced vehicle nad Total Loss Replacement/Purchase If the **vehicle** that **you** acquire replaces one shown on the Declarations Page, it will have the same coverage, other than Total Loss Replacement/Purchase Price Cov-Price Coverage or Agreed Value Coverage,

we will provide basic Comprehensive and cle within thirty (30) days after you become erage you had under Part IV - Damage To have coverage under Part IV - Damage To A Vehicle, or you want to insure the replacement vehicle with Total Loss Replacement/Purchase Price Coverage or Agreed Value Coverage, you may ask us Collision Coverage for the replacement vehicle instead of these coverages. You must ask us to insure a replacement vehi-A Vehicle. If the replaced vehicle did not the owner if you want to continue any covcoverages, coverage will not become effecadd any other coverage to this policy or increase your limits, it will not become to add such coverage for the replacement vehicle. However, if you add any of these tive until after you ask us to add it. If you effective until after you ask us to add the

"Declarations Page" means the document coverage or increase your limits from us listing: 5

the types of coverage you have elected; the limit for each coverage;

æ,

the cost for each coverage;

the specified vehicles covered by this poli-

cy; and

"Loss" means sudden, direct, and accidental "Non-owned vehicle" means any vehicle that other information applicable to this policy. loss or damage. 7. 6

a relative; a. you;

is not **owned** by:

PROG 050

been convicted of or forfeited bail for:

any felony;

homicide or assault arising out of the criminal negligence resulting in death, operation of a motor vehicle; ≘≘

being intoxicated while occupying or operating a motor vehicle while intoxicated or under the influence of drugs; 3  $\equiv$ 

while having custody of an automobile;

leaving the scene of an accident without stopping to report;  $\overline{\mathbf{S}}$ 

theft or unlawful taking of an automo- $\widehat{\mathbb{Z}}$ 

making false statements in an application for a driver's license; or three or more violations of: <u>(</u>

(a) any law, ordinance or regulation limiting the speed of motor vehicles; or

lions were different offenses or any of the provisions of the motor tion of which constitutes a misdevehicle laws of any state, the violameanor, whether or not the viola-'epetitions of the same offense; **a** 

a covered vehicle is: ٧.

so mechanically defective that its operation might endanger public safety; щ.

used to carry passengers for compensation or a fee. This does not apply to sharedexpense car pools; Þ.

used in the business of transporting flammables or explosives; ပ

an authorized emergency vehicle; e o

changed in shape or condition during the policy period so as to substantially increase the risk; or

subject to an inspection law and has not been inspected or has failed inspection; or any other reason specified by law. œ.

With respect to cancellation, this policy is neither severable nor divisible. Any cancellation will be effec-

f this policy is canceled, coverage will not be provided as of the effective date and time shown in the tive for all coverage for all persons and all vehicles.

**PROG 119** 73

notice of cancellation.

2

any other resident of your household; or (59) days, or if this is a renewal or continuation poliyou do not pay the required premium for this cy, we may only cancel for one or more of the fol-

"Occupying" means in, on, entering, or exiting. "Owned" means the person: ထဲ တဲ

misrepresentation by you of any material fact in

policy when due;

lowing reasons:

the procurement or renewal of this policy;

any insured person violated any of the terms or

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conditions of this policy;

any insured person has made a false or fraudulent claim or knowingly aided or abetted anoththe person shown as the named insured on the

Declarations Page:

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er in the presentation of such a claim;

failed to fully disclose the named insured's

motor vehicle accidents and moving traffic violations for the preceding thirty-six (36)

holds legal title to the property;

an original term of six (6) months or more; subject to a written security agreement with

has legal possession of the property that is ment for a continuous period of six (6) leased to that person under a written agreemonths or more. ပ

10. "Owner" means any person who, with respect

holds legal title to the property;

has legal possession of the property that is subject to a written security agreement with an original term of six (6) months or more; has legal possession of the property that is ment for a continuous period of six (6) leased to that person under a written agreemonths or more. ပ

11. "Pollutant" means all pollutants and contamisolid, liquid, gaseous, bacterial, organic or nants, including, but not limited to, any: æ.

thermal irritant or contaminant; smoke, vapor, soot, or fumes; ė.

acids, alkalis, chemicals, or metals, including, but not limited to, lead or any material containing lead; ပ

poisons; ö

sewage or waste, including materials to be recycled, reconditioned or reclaimed; ø.

substances, including, but not limited to,

any material containing

asbestos or

asbestos; odors; or even if now or previously recognized as having includes residential, recreational, work-site, and a safe or useful purpose. The term "**pollutant**" commercial pollution or contamination.

compounds:

- and is in the custody of, or being operated by, you or a relative with the express or implied the named insured's non-resident spouse; permission of the **owner**.

- has legal possession of the property that is
- - to property:

for the acceptance or proper rating of the

risk in the application or in response to an inquiry by us, any of our agents or the

failed to disclose any information necessary

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months if called for in the application; or

p.a.

the person shown as the named insured on the customarily operates a covered vehicle: named insured's broker; 6

Declarations Page, or any other operator who either resides in the same household or who has, within the thirty-six (36) months prior to the notice of cancellation, had his or her driver's license under suspension or revo-

from a physician testifying to such person's attacks, and does not produce a certificate is, or becomes, subject to epilepsy or heart unqualified ability to operate a motor vehicle <u>.</u>

has an accident record, conviction record other condition, which is such that the per-(criminal or traffic), or physical, mental, or son's operation of an automobile might endanger public safety; safely; ပ

has, within the thirty-six (36) months prior to the notice of cancellation, been addicted to has, within the thirty-six (36) months immediately preceding the notice of cancellation, uses alcoholic beverages to excess; the use of narcotics or other drugs; ب نه

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- "Property damage" means physical damage to, or destruction or loss of use of, tangible prop-<u>5</u>
- he same household as you, and related to "Relative" means a person primarily residing in you by blood, marriage, or adoption, including ried dependent children temporarily away from "Vehicle" means a land motor vehicle, including a ward, stepchild, or foster child. Your unmarhome will be considered to be primarily residing in the same household as you if they ntend to continue to reside in your household. <u>છ</u> 4.
  - its permanently attached equipment, that: has built-in:
- and cooking, refrigeration, sleeping, bathroom facilities; and <u>=</u>
  - self-contained:
- drinking water supply system; and (a) heating and/or air-conditioning;(b) drinking water supply system; s(c) 110-125 volt electrical power s
- 110-125 volt electrical power system; or
  - is shown on the Declarations Page and customarily used with a fifth-wheel trailer: .
    - owned by you and insured under our 'Vehicle" does not include any type of mobile Fravel Trailer insurance program; and containing living quarters. €
- wheeled device not designed for regular use on We", "Us", and "Our" mean the company propublic roads. 5.

viding the insurance, as shown on the Declara-

or any other

home, manufactured housing,

- "You" and "Your" mean: tions Page. 16.
- a person or persons shown as a named insured on the Declarations Page; and ಥ
- the spouse of a named insured if residing in the same household. و.

# PART I - LIABILITY TO OTHERS

### INSURING AGREEMENT

Subject to the Limits of Liability, if you pay the premium for liability coverage, we will pay:

damages, other than punitive or exemplary damages, for bodily injury and property dam-

PROG 052

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any remittance other than cash, coverage under this tance being honored upon presentment to the bank or other financial institution. If the check, draft, or policy may, at our option, be deemed void from its this policy for any claims or damages which would otherwise be covered if the check, draft, or remitpolicy is conditioned upon the check, draft, or remitremittance is not honored upon presentment, this inception. This means that we will not be liable under ance had been honored upon presentment.

- A charge may be added to **your** account if: 1. **you** tender a check, draft, or any remittance payment, and the check, draft, or remittance is returned to us or refused because of insufficient other than cash to us for any full or partial payment of your premium, other than your initial funds, a closed account, or a stop payment order; or
- your premium payment is received after the due date but prior to the effective date of cancellation of this policy for nonpayment of premium. κi

### **PROG 117** CANCELLATION

You may cancel this policy by calling, writing, or sending an electronic communication to us, and stating the future date that you wish the cancellation to be effective.

cellation to the named insured shown on the during the first fifty-nine (59) days of the initial policy period, or if we cancel this policy at any time due to Declarations Page at the last known address appearing in our records. If we cancel this policy nonpayment of premium, notice of cancellation will be mailed at least ten (10) days before the effective date of cancellation. After this policy has been in effect for fifty-nine (59) days, notice of cancellation We may cancel this policy by mailing a notice of candue to any reason other than nonpayment of premium will be mailed at least twenty (20) days before the effective date of cancellation.

We may cancel this policy for any reason within the irst fifty-nine (59) days of the initial policy period. After this policy is in effect for more than fifty-nine

### **TRANSFER**

this policy will provide coverage until the end of the policy period for the legal representative of the This policy may not be transferred to another person without our written consent. If a named insured dies, named insured, while acting as such, and for persons covered under this policy on the date of the named insured's death.

# FRAUD OR MISREPRESENTATION

tion provided on your insurance application. We This policy was issued in reliance upon the informamay void this policy if you or an insured person:

- made incorrect statements or representations to us with regard to any material fact or circumstance;
  - concealed or misrepresented any material fact or circumstance; or αi
    - engaged in fraudulent conduct;

means that we will not be liable for any claims or due to fraud, misrepresentation, or an incorrect statement of a material fact in the application, even after the occurrence of an accident or loss. This at the time of application. We may void this policy damages that would otherwise be covered.

However, if we have certified this policy as proof of financial responsibility and we void this policy, this shall not affect coverage under Part I - Liability To Others of this policy up to the minimum limits required by the financial responsibility law of the state shown that the policy is void. No payment will be made to any person who engages in fraudulent conduct. If we void this policy, you must reimburse us if we make a dent that occurs before we notify the named insured on your application as your residence for an accipayment. We may deny coverage for an accident or loss if represented any material fact or circumstance, or ou or an insured person have concealed or misengaged in fraudulent conduct, in connection with he presentation or settlement of a claim.

## PAYMENT OF PREMIUM

**PROG 116** 

If your initial premium payment is by check, draft, or

- for which an insured person becomes legally responsible because of an accident arising out of punitive damages due for wrongful death;
- 1. ownership, maintenance, or use of a **vehicle**; or use of any trailer while attached to a:
- covered vehicle; or a D
- non-owned vehicle operated by an insured person.

Damages include prejudgment interest awarded against an insured person. We will settle or defend, at our option, any claim for damages covered by this Part I.

## **ADDITIONAL DEFINITIONS**

When used in this Part I, whether in the singular, plural, or possessive:

- 1. "Insured person" means:
- dent arising out of the ownership, mainteyou or a relative with respect to an accinance, or use of a covered vehicle; ri d
- ered vehicle with the express or implied any person with respect to an accident arising out of that person's use of a covpermission of you or a relative; Þ.
  - a relative with respect to an accident arising out of the maintenance or use of a **non**owned vehicle with the express or implied permission of the owner of the vehicle; ပ
- of the maintenance or use of any vehicle with the express or implied permission of you with respect to an accident arising out the owner of the vehicle; ö
  - arising out of the use of a covered vehicle or non-owned vehicle by a person any person or organization with respect only to vicarious liability for an accident described in a, b, c, or d above; and ď
- by you in your application or by a change bility for an accident arising out of the use cle by a person described in a, b, c, or d any Additional Interest Insured designated of a covered vehicle or non-owned vehirequest agreed to by **us**, with respect to lia-

**PROG 053** 

cle. "Trailer" does not include any type of mobile home, manufactured housing, or any other wheeled device not designed for regular Trailer" means a non-motorized trailer designed to be towed on public roads by a vehiuse on public roads.

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### **ADDITIONAL PAYMENTS**

In addition to our limit of liability, we will pay for an insured person:

- all expenses that we incur in the settlement of any claim or defense of any lawsuit;
  - interest accruing after entry of judgment, until we have paid or tendered that portion of the given notice of suit or the opportunity to defend judgment which does not exceed our limit of liaoility. This does not apply if we have not been an insured person; مi
    - bond required in any lawsuit we defend. We exceeding our limit of liability, and we have no the premium on an appeal bond or attachment have no duty to purchase a bond in an amount duty to apply for or furnish these bonds; က
- up to \$250 for a bail bond required because of tenance, or use of a covered vehicle or nonan accident arising out of the ownership, mainowned vehicle. We have no duty to apply for or furnish this bond; and 4.
  - reasonable expenses, including loss of eamings up to \$200 a day, incurred at our request 5

EXCLUSIONS - READ THE FOLLOWING EX-CLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORD-ED UNDER THIS PART I.

Coverage under this Part I, including our duty defend, does not apply to:

1. bodily injury or property damage arising out of the ownership, maintenance, or use of a sons or property for compensation or a fee, vehicle or trailer while being used to carry perincluding, but not limited to, delivery of magazines, newspapers, food, or any other products. This exclusion does not apply:

to shared-expense transportation pools; or

PROG 054

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ments to this policy issued by us contain all the as amended, and endorseagreements between you and us. Subject to the folowing, its terms may not be changed or waived, except by an endorsement issued by us. Declarations Page,

fou agree to cooperate with us in determining if this notify us if it changes during the policy period. If this information is incorrect, incomplete, or changes during the policy period, we may adjust your premium during the policy period, or take other appropriate The premium for each **vehicle** is based on informaion we have received from you or other sources. information is correct and complete, and you will action. To properly insure your vehicle, you must promptly notify us when:

- you change your address;
- any resident operators are added or deleted; or you acquire an additional or replacement vehicle. <del>-</del>. લ છ

but are not limited to, you or a relative obtaining a Changes that may result in a premium adjustment are contained in our rates and rules. These include, driver's license or operator's permit, or changes in:

- the number, type, or use classification of covered vehicles;
  - operators using covered vehicles;
    - an operator's marital status;
  - the place of principal garaging of any covered vehicle; vi ε; 4;
    - coverage, deductibles, or limits of liability; or rating territory or discount eligibility. 6 52

### TERMS OF POLICY CONFORMED TO STATUTES

f any provision of this policy fails to conform with the cation as your residence, the provision shall be requirements. All other provisions shall be given full orce and effect. Any disputes as to the coverages egal requirements of the state listed on your appliprovided or the provisions of this policy shall be governed by the law of the state listed on your applicadeemed amended to conform with such ion as your residence.

- The most we will pay for Loss of Life of both the named insured and the named insured's spouse is \$45,000.
- If more than one qualified bodily injury is sustained by the named insured or by the spouse of the named insured in one accident, the most we will pay for that person's qualified bodily injuries, other than Loss of Life, is \$10,000. αi
  - to an individual, no claim can be made under injury to that individual if the Loss of Life and the If Loss of Life benefits are claimed with respect Scheduled Medical Benefits - Vacation Residence Coverage for another qualified bodily other qualified bodily injury were caused by he same accident. က

The Limits of Liability shown above are the most we will pay for any one accident, regardless of the number of:

- claims made;
- covered vehicles: 9.6.4.6.6
  - insured persons;
    - lawsuits brought;
- vehicles involved in an accident; or
  - premiums paid.

### GENERAL PROVISIONS

# POLICY PERIOD AND TERRITORY

occurring during the policy period shown on the This policy applies only to accidents and losses state, territory, or possession of the United States of America, or any province or territory of Canada, or trailer is being transported between their ports. If the Declarations Page and which occur within any while a covered vehicle, non-owned vehicle, or Mexico Coverage provision extends Comprehensive Coverage or Collision Coverage to a loss, the erritory shall extend to Mexico and transportation between its ports, but only to the extent described inder Part IV - Damage To A Vehicle.

### **PROG 114** POLICY CHANGES

<u>.v</u> nade a part of this policy as if attached hereto), the This policy, your insurance application (which

- when a driver hired by you and listed in our records as a regular driver of a **covered** vehicle is operating that covered vehicle any liability assumed by an insured person to transport **you** or a **relative**; و. κi
  - under any contract;
- **bodily injury** to an employee of an **insured** person arising out of or within the course of employment, except for domestic employees if benefits are neither paid nor required to be provided under workers' compensation, disability benefits, or similar laws; က
- employee of you or a relative, when using a bodily injury or property damage arising out of an accident involving a vehicle or trailer while being used by a person while employed or engaged in the business of selling, leasing, repairing, parking, storing, servicing, delivering, or testing vehicles. However, this exclusion does not apply to you, a relative, or an agent or covered vehicle; 4
  - bodily injury or property damage resulting from any pre-arranged or organized racing, speed or demolition contest, stunting activity, or n practice or preparation for any such contest or 5

Document 6-3

- bodily injury or property damage due to a nuclear reaction or radiation; activity 6
  - bodily injury or property damage for which nsurance is afforded under a nuclear energy liapility insurance contract; 7
- any obligation for which the United States Government is liable under the Federal Tort Claims Act: œ
- **bodily injury** or **property damage** caused by an intentional act of an **insured person** or at the direction of an insured person; <u>ი</u>
- rented to, being transported by, used by, or in the charge of an **insured person** or a person residing in your household. However, this excluproperty damage to any property owned by, sion does not apply to a house, a dwelling strucure permanently attached to land, or a garage, rented by you and damaged by a covered 6.
- bodily injury to you or a relative;
- bodily injury or property damage resulting rom a relative's operation or use of a vehicle, 7. 4

**PROG 055** 

bodily injury or property damage resulting from your operation or use of a vehicle owned other than a covered vehicle, owned by you or a person who resides with **you**;

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- bodily injury or property damage arising out by you, other than a covered vehicle; 4.
- vehicle or trailer while leased or rented to of the ownership, maintenance or use of any 5
- bodily injury or property damage arising out of the ownership, maintenance or use of a vehicle or trailer while it is parked and:
  - being used as a residence or premises;
  - being used for commercial or business <del>ب</del>
- being used as a premises for office, store or display purposes; or
  - stabilizing jacks are in use.

Types of use "as a residence or premises" to which this exclusion applies include, but are not limited to, use of a vehicle or trailer for entertainment purposes, camping purposes, as a livng facility, or as a sleeping facility.

### LIMITS OF LIABILITY

The limit of liability shown on the Declarations Page is the most we will pay for any one accident regardless of the number of:

- claims made;
- PROG 056 covered vehicles;
  - insured persons; ന്
- vehicles involved in an accident; or lawsuits brought
  - premiums paid. 4. 72. 69

gle limit" or "CSL" applies, the amount shown is the most we will pay for the total of all damages resultng from any one accident. However, without changing this total "each accident" limit of liability, we will If the Declarations Page shows that "combined sincomply with any law that requires **us** to provide any separate limits.

we will pay for all damages due to a bodily the amount shown for "each person" is the most If your Declarations Page shows a split limit:

"Loss of eye" means the irreversible loss of the "Loss of foot" means complete severance through or above your ankle joint entire sight of **your** eye. κi က

"Loss of hand" means complete severance

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including death that results from physical injury, which is caused by an accident and which is of a type listed on the Schedule of Benefits below. "Qualified bodily injury" means physical injury, through or above your wrist. 5

EXCLUSIONS - READ THE FOLLOWING EXCLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORD-ED UNDER THIS PART IX.

Coverage under this Part IX does not apply to a qualified bodily injury:

which is self-inflicted:

which results from your illegal activity;

due to war, or hostile or war-like action in time of peace or war, whether declared or undeclared: તાં છ

due to nuclear action which means a nuclear reaction, radiation or radioactive contamination; 4.

ansing while a covered vehicle is being operated on public roads; or 5

arising out of the use of a covered vehicle in connection with your business 6

## SCHEDULE OF BENEFITS

bodily Injury  Loss of life  Loss of both hands  or both feet  Loss of one hand	Named Insured Spouse \$35,000 \$10,000	Named Insured  & Spouse Sp  \$410,000	Red Insured Response Spouse \$10,000
and one foot Loss of both eyes Loss of one eye and one hand or one foot Loss of one hand or one foot Loss of one eye Loss of ability to work		\$10,000 \$10,000 \$10,000 \$5,000 \$5,000	PROG 113

injury to one person;

The amount shown on the **Declarations Page** is the most **we** will pay under this Part VIII for the total of all damages resulting from any one **accident**.

No one will be entitled to duplicate payments for the same elements of damages.

# OTHER INSURANCE PRO

### PROG 112

No coverage is provided under this Part VIII for **bodily** injury or property damage covered under any other coverage provided under the terms of this policy.

Any insurance we provide under this Part VIII is excess over any other applicable or collectible insurance or bond. If there is other excess insurance or bond, we will pay only our share of the damages. Our share is the proportion that our limit of liability bears to the total of all applicable limits.

# PART IX - SCHEDULED MEDICAL BENEFITS - VACATION RESIDENCE COVERAGE

### **INSURING AGREEMENT**

Subject to the Schedule of Benefits, if you pay the premium for Scheduled Medical Benefits - Vacation Residence Coverage, we will pay for a qualified bodily injury:

- 1. sustained by you; and
- caused by an accident while using a covered vehicle as a residence;

if you seek treatment for the qualified bodily injury within one hundred and eighty (180) days of the accident.

## **ADDITIONAL DEFINITIONS**

When used in this Part IX, whether in the singular, plural, or possessive:

1. "Loss of ability to work" means that you have been unable to work for twelve (12) consecutive months after the date you sustained a qualified bodily injury, in a profession, business or occupation for which you are qualified and capable of performing by virtue of your education, vocational training, and experience. Loss of ability to work coverage applies only to you.

- subject to the "each person" limit, the amount shown for "each accident" is the most we will pay for all damages due to bodily injury sustained by two or more persons in any one accident: and
- the amount shown for "property damage" is the most we will pay for the total of all property damage for which an insured person becomes liable as a result of any one accident.

The "each person" limit of liability includes the total of all claims made for **bodily injury** to a person and all claims of others derived from such **bodily injury**, including, but not limited to, emotional injury or mental anguish resulting from the **bodily injury** of another or from witnessing the **bodily injury** to another, loss of society, loss of companionship, loss of services, loss of consortium, and wrongful death.

No one will be entitled to duplicate payments for the same elements of damages.

Any payment to a person under this Part I shall be reduced by any payment to that person under Part III - Uninsured/Underinsured Motorist Coverage.

A vehicle and attached trailer are considered one vehicle. Therefore, the Limits of Liability will not be increased for an accident involving a vehicle that has an attached trailer.

# FINANCIAL RESPONSIBILITY LAWS

When we certify this policy as proof of financial responsibility, this policy will comply with, and is subject to, all the provisions of the Alabama Motor Vehicle Safety-Responsibility Act. You must reimburse us if we make a payment that we would not have made if this policy was not certified as proof of financial responsibility.

# OTHER INSURANCE PROG 057

No coverage is provided under this Part I for **bodily injury** or **property damage** covered under:

1. a policy applicable to an insured location, as described in Part VII - Full Timer's Package, or

described in Part VII - Full Timer's Package, a temporary residence; or

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Part VII - Full Timer's Package or Part VIII Vacation Liability Coverage.

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bility insurance or bond, we will pay only our share of the damages. Our share is the proportion that our If coverage applies and there is other applicable lialimit of liability bears to the total of all applicable limits. However, any insurance we provide for liability arising out of the ownership, maintenance, or use of a: 1. **vehicle**, other than a **covered vehicle**; or

trailer, other than a trailer being towed by covered vehicle;

will be excess over any other collectible insurance, self-insurance, or bond.

# **OUT-OF-STATE COVERAGE**

If an accident to which this Part I applies occurs in any state, territory or possession of the United States other than the one in which a covered vehicle is of America or any province or territory of Canada, principally garaged, and the state, province, territory or possession has:

- damage higher than the limits shown on the a financial responsibility or similar law requiring Declarations Page, this policy will provide the limits of liability for bodily injury or property nigher limit; or
  - a compulsory insurance or similar law requiring a non-resident to maintain insurance whenever province, territory or possession, this policy will the non-resident uses a vehicle in that state, provide the greater of: ςi
    - the required minimum amounts and types of coverage; or æ
      - the Limits of Liability under this policy. ص

# PART II - MEDICAL PAYMENTS COVERAGE

## **NSURING AGREEMENT**

he usual and customary charge for reasonable and necessary expenses, incurred within three (3) years from the date of an **accident**, for medical and Subject to the Limits of Liability, if you pay the premium for Medical Payments Coverage, we will pay funeral services because of bodily injury: sustained by an insured person;

**PROG 058** 

7

cotic drugs. This exclusion does not apply to the use of prescription drugs by a person following imited to, cocaine, LSD, marijuana and all narthe orders of a licensed physician;

injurious act was committed prior to the effective bodily injury or property damage if the initial date of your policy; છું

bodily injury or property damage arising out of the use of a covered vehicle for transportation or travel on public roads; 24.

bodily injury to an insured person;

any fines or penalties; or 25. 26. 27.

bodily injury or property damage arising out of the existence, or presence of or actual, alleged, or actual, alleged, or threatened migration, release threatened exposure to any of the following:

mold, mildew or fungus, including any type or form of:

decomposing or disintegrating organic material or microorganism;

moist organic surface growth on damp, or decaying matter;  $\equiv$ 

yeast or spore-bearing plant-like organism; or 

es, or any other by-products produced spores, scents, toxins, bacteria, virusor released by any mold, mildew, fungus, or other microbe; <u>S</u>

wet or dry rot; o.

rust; or

dampness of atmosphere, extremes of However, this exclusion does not apply to property damage if such loss is caused by any temperature, or deterioration. ပ် ဗ

other loss covered under this Part VIII. **LIMITS OF LIABILITY** 

The limit of liability shown on the Declarations Page is the most we will pay for any one accident or occurrence regardless of the number of:

claims made: <del>.</del>. ഗ ფ

insured persons;

covered vehicles;

**PROG 111** 

lawsuits brought;

in an accident or occurvehicles involved 4. 3.

premiums paid. rence; or

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લં છ the purpose of selling, renting or brokering the does not apply to you or a relative when using sale of the vehicle. However, this exclusion

bodily injury or property damage while the any obligation for which the United States Government is liable under the Federal Tort covered vehicle is rented or leased to others; 4. 5.

a covered vehicle;

Claims Act; 16.

bodily injury or property damage that arises ease, bacterium, parasite, virus, or other organism, caused wholly or in part by the actions of an out of the transmission of a communicable disnsured person;

bodily injury due to any of the following diseases transmitted wholly or in part by the actions of an insured person: 17.

Acquired Immune Deficiency Syndrome

AIDS Related Complex (ARC); Þ.

Human Immunodeficiency Virus (HIV); or

any resulting or related symptoms, effects, رن ö

18. bodily injury or property damage that arises out of the actual, alleged, or threatened discharge, dispersal, seepage, migration, release, conditions, diseases, or illnesses; or escape of **pollutants**;

bodily injury or property damage arising out of any loss, cost, or expense relating to pollutant testing, monitoring, cleanup, removal, containment, treatment, detoxification, neutralization, remediation or in any way responding to or assessing the effects of pollutants, as the result of: <u>6</u>

any claim or lawsuit by or on behalf of a any governmental directive or request; or governmental authority;

bodily injury or property damage arising out bodily injury or property damage resulting of sexual molestation, sexual harassment, corporal punishment, or physical or mental abuse; 8 21.

from any criminal act committed by or with the bodily injury or property damage arising out of the use, sale, manufacture, delivery, transfer or possession by any person of a Controlled and Drug Law, 21 U.S.C.A. Sections 811 and Substance(s), as defined by the Federal Food 812. Controlled Substances include, but are not knowledge or consent of an insured person; 22

arising out of the ownership, maintenance or use of a motor vehicle or trailer caused by an accident; and

Any dispute as to the usual and customary charge will be resolved between the service provider and ĽŠ.

## **ADDITIONAL DEFINITIONS**

When used in this Part II, whether in the singular, plural, or possessive:

1. "Insured person" means:

you while occupying any vehicle, other than a **vehicle owned** by **you** which is not a covered vehicle; ď

a relative while occupying a covered vehicle or non-owned vehicle; o.

you or any relative when struck by a land motor vehicle of any type, or a trailer, while not occupying a motor vehicle; c.

any other person while occupying a covered vehicle; and ö

any person occupying a trailer owned by o.

Document 6-3

"Trailer" means a non-motorized trailer designed cle. "Trailer" does not include any type of mobile home, manufactured housing, or any other to be towed on public roads by a land motor vehiwheeled device not designed for regular use on /ou while it is attached to a covered vehicle public roads. κi

"Usual and customary charge" means an cal area in which the service is rendered. We shall determine the usual and customary charge amount which we determine represents a customary charge for the service in the geographithrough the use of independent sources of our choice. က

EXCLUSIONS - READ THE FOLLOWING EX-CLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORD-ED UNDER THIS PART II.

Coverage under this Part II does not apply to bodily injury:

1. sustained while occupying a vehicle or trailer while being used to carry persons or prop-

5

**PROG 109** 

bodily injury or property damage due to a nuclear reaction or radiation

4.

erty for compensation or a fee, including, but

not limited to, delivery of magazines, newspapers, food, or any other products. This exclu-

to shared-expense transportation pools; or

sion does not apply:

æ.

bodily injury or property damage for which nsurance is afforded under a nuclear energy liability insurance contract; 5

bodily injury or property damage arising out 6

of the course of employment or business purbodily injury to an employee of an insured suits of an insured person; 7.

employment, except for domestic employees if person arising out of or within the course of benefits are neither paid nor required to be provided under workers' compensation, disability benefits, or similar laws;

ease or death of a fellow employee injured in the any employee with respect to injury, sickness, discourse of his or her employment in an accident or occurrence arising out of or in the course of the business of their common employer; œί

rented to, being transported by, used by, or in the charge of an insured person or a person property damage to any property owned by, residing in your household; 6

either expected or intended by an insured bodily injury or property damage which is: æ. €.

person; or

the result of a willful or malicious act by an insured person, or at the direction of an insured person; o.

ed. However, this exclusion does not apply to no matter at whom or at what the act was directbodily injury resulting from the use of reasonable force by an insured person to protect persons or property;

any liability assumed by an insured person under any contract or agreement; Ξ.

bodily injury or property damage arising out cle while being used by a person while ing, delivering, or testing vehicles. However, this exclusion does not apply to you, a relative, or of an accident or occurrence involving a vehiing, leasing, repairing, parking, storing, servicemployed or engaged in the business of sellan agent or employee of you or a relative, when using a covered vehicle; 5

bodily injury or property damage ansing out of an accident or occurrence involving a vehicle while entrusted to a person or business for ნ.

records as a regular driver of a covered vehicle is operating that covered vehicle when a driver hired by you and listed in our to transport you or a relative;

sustained while occupying any vehicle or trailer while it is parked and:

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being used as a residence or premises;

ы Б

being used for commercial or business entboses:

being used as a premises for office, store or display purposes; or

stabilizing jacks are in use.

Types of use "as a residence or premises" to which this exclusion applies include, but are not limited to, use of a vehicle or trailer for entertainment purposes, camping purposes, as a living facility, or as a sleeping facility;

if workers' compensation benefits are available for the bodily injury; က

arising out of an accident involving a vehicle or trailer while being used by a person while employed or engaged in the business of selling, leasing, repairing, parking, storing, servicing, delivering, or testing vehicles. However, this exclusion does not apply to you, a relative, or an agent or employee of you or a relative, when using a covered vehicle; 4

ansing out of an accident involving use of a covered vehicle by any person other than you or a relative, while the vehicle has been enrenting or brokering the sale of vehicles for the purpose of selling, renting or brokering the sale trusted to someone in the business of selling, of the **vehicle** Ŋ.

resulting from any pre-arranged or organized racing, speed or demolition contest, stunting activity, or in practice or preparation for any such contest or activity; 6 **~**. ∞

for which insurance is afforded under a nuclear due to a nuclear reaction or radiation:

for which the United States Government is liable under the Federal Tort Claims Act; energy liability insurance contract; 6

**PROG** 060

ing from continuous or repeated exposure to All bodily injury and property damage resultsubstantially the same general harmful conditions is deemed to be one occurrence.

"Property damage" means physical damage to, "Temporary residence" means a residence or or destruction or loss of use of, tangible property. premises that is away from, and not used as, your permanent or primary residence. A "temporary residence" includes a parcel of real property that is: ٧. 6

owned by you or reserved for your exclusive use; and

occupied by the covered vehicle. Ъ.

EXCLUSIONS - READ THE FOLLOWING EX. CLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE PROVIDED UNDER THIS PART VIII.

 any bodily injury or property damage arising out of the ownership, maintenance, use, control Coverage under Part VIII does not apply to:

entrustment, supervision, loading or unloading of: including a motor vehicle rented or loaned a motor vehicle by any insured person, to any insured person; or an **aircraft** æ.

a watercraft or hovercraft owned by or rented to any insured person which ပ

is powered by a motor of more than fifty (50) horsepower;

is a sailing vessel twenty-six (26) feet or more in overall length; or  $\equiv$ 

while the watercraft or hovercraft is in dead not However, this exclusion does is a personal watercraft storage;  $\equiv$ 

any bodily injury or property damage arising out of rendering or failing to render professional any bodily injury or property damage arising out of or occurring at any premises: services; ď က

rented to an insured person for a term that owned by an insured person; ä

exceeds one hundred eighty (180) days; or rented to others by an insured person; that is not a temporary residence;

10. sustained by any person while occupying a covered vehicle or trailer without the express or implied permission of you or a relative;

sustained by you or a relative while occupying a non-owned vehicle without the express or implied permission of the owner; or Ξ.

that is intentionally inflicted on an insured person at that person's request, or is self-inflicted. <u>ت</u>

### **LIMITS OF LIABILITY**

The Medical Payments limit of liability shown on the Declarations Page is the most we will pay for each insured person injured in any one accident regardless of the number of:

claims made;

covered vehicles; insured persons; က

lawsuits brought; 4.

vehicles involved in an accident; or premiums paid. . 9 9

this Part II will be reduced by any amounts paid or Any amount payable to an **insured person** under To Others, Part III – Uninsured/Underinsured Motorist payable for the same expense under Part I – Liability Coverage, or Part VII - Full Timer's Package.

No one will be entitled to duplicate payments under this policy for the same elements of damages.

### OTHER INSURANCE

payments insurance, we will pay only our share of share is the proportion that our limit of liability bears the expenses for medical and funeral services. Our If there is other applicable **vehicle** or **trailer** medical to the total of all applicable limits. However, any insurance we provide for an insured person occupying a:

trailer, other than a trailer being towed by vehicle, other than a covered vehicle; or covered vehicle;

ance providing payments for medical or funeral will be excess over any other vehicle or trailer insur-

**PROG** 061

**PROG 108** 

### PART III - UNINSURED/UNDERINSURED MOTORIST COVERAGE

### **INSURING AGREEMENT**

erage, we will pay for damages which an insured Subject to the Limits of Liability, if you pay the premium for Uninsured/Underinsured Motorist Covperson is legally entitled to recover from the owner or operator of an uninsured motor vehicle because of bodily injury:

- sustained by an insured person;
  - caused by an accident; and
- arising out of the ownership, maintenance, or use of an uninsured motor vehicle.

An insured person must notify us in writing at least thirty (30) days before entering into any settlement with the owner or operator of an uninsured motor vehicle, or that person's liability insurer. In order to preserve our right of subrogation, we may elect to cle. If we do this, you agree to assign to us all rights bay any sum offered in settlement by, or on behalf of, he owner or operator of an uninsured motor vehithat you have against the owner or operator of an uninsured motor vehicle.

## **ADDITIONAL DEFINITIONS**

When used in this Part III, whether in the singular, plural, or possessive:

"Insured person" means:

- you or a relative;
- any person occupying a covered vehicle;
- ages covered by this Part III because of bodily injury sustained by a person any person who is entitled to recover dam described in a or b above. ပ
- "Uninsured motor vehicle" means a land motor vehicle or trailer of any type: ςi
  - to which no bodily injury liability bond or policy applies at the time of the accident; ю.
    - icy applies at the time of the accident, but the bonding or insuring company: to which a bodily injury liability bond or poldenies coverage; or <u>.</u>

is or becomes insolvent;

PROG 062

residence with your express or implied

"Motor vehicle" means:

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a covered vehicle, except while it is parked off public roads and is being used as your

any other motorized land vehicle designed temporary residence; Þ.

a trailer or semitrailer designed for travel on public roads which is subject to motor vehimotor vehicle registration; cle registration; ပ

for travel on public roads and subject to

a motorized golf cart, snowmobile, motormotorized tricycle, amphibious device, allterrain vehicle, or any other land vehicle or other similar type equipment owned by an insured person and designed or used for cycle, dirt bike, other motorized bicycle, recreational or utility purposes off public oads; and ö

any vehicle while being towed by or carried on a vehicle defined as a motor vehicle above. Φ

a motorized land vehicle which is not designed for use on public roads nor sub-However, "motor vehicle" does not include: ject to motor vehicle registration, if:

in dead storage at a temporary residence:

used to service a temporary residence; or

designed for assisting the physically impaired; 

a motorized land vehicle which is designed for recreational use off public roads and is owned by an insured person and at a not subject to motor vehicle registration, if: not owned by an insured person; or <u>ن</u>

a boat trailer, car tow dolly, or utility trailer owned by you or a relative, while not being towed by or carried on a motor vehicle. "Occurrence" means an unexpected and uninlemporary residence; or ပ 5

tended event, including continuous or repeated exposure to substantially the same general harmful conditions, that results in bodily injury or property damage during the policy period

**PROG 107** 

premiums on appeal bonds or attachment bonds required in any lawsuit we defend. We exceeding our Limit of Liability, and we have no have no duty to purchase bonds in an amount duty to apply for or furnish these bonds; က 4.

up to \$250 for a bail bond required because of an accident or occurrence arising out of the ownership, maintenance, or use of a **covered** vehicle while being used as, and at, a temporary residence. We have no duty to apply for or umish this bond;

up to the lowest of: 5

 a. the replacement cost at the time of the loss; the full cost of repair; or

\$1,000 for any one loss;

a covered vehicle is being used as, and at, a property damage to property of others caused by an insured person that occurs while temporary residence if no other coverage under this policy applies; and ğ

reasonable expenses, including loss of earnings up to \$200 a day, incurred at our request. 6

## **ADDITIONAL DEFINITIONS**

When used in this Part VIII, whether in the singular, plural, or possessive:

1. "Aircraft" means any contrivance or device However, "aircraft" does not include a model or hobby device that is not capable of carrying or used for flight, parachuting, gliding or soaring. transporting people or cargo.

"Dead storage" means placing an item or object that is entirely inoperable, or incapable of unctioning in its intended manner, in a location where it is beyond everyday use or handling. ςi

"Insured person" means: က

ble for animals or watercraft that are owned nization is using these animals or watercraft with the express or implied permission of any person or organization legally responsiby **you** or a **relative** if that person or orgayou or a relative; and you or a relative;

with respect to any motorized vehicle to which this policy applies, any other person using the motorized vehicle at a temporary ပ

icy applies at the time of the accident, but its limit of liability for bodily injury is less than the minimum limit of liability for bodily to which a **bodily injury** liability bond or polinjury specified by the financial responsibility laws of the state under which this policy ပ

or owner cannot be identified and which that is a hit-and-run vehicle whose operato causes an accident resulting in bodily injury to an insured person. ö

Within thirty (30) days of the accident the nsured person, or someone on his or her behalf, must also provide us with a statement under oath that the insured person, cause of action against the owner or operator of a vehicle who cannot be identified. The statement must set forth facts supportor his or her legal representative, has ing the claim.

bodily injury is less than the damages If there is no physical contact with the hiticy applies at the time of the accident, but the sum of all applicable limits of liability for which the insured person is legally entitled and-run vehicle, the facts of the accident must be proven by competent evidence; or to which a bodily injury liability bond or polto recover. o.

An "uninsured motor vehicle" does not include any vehicle or equipment:

owned or operated by a self-insurer under any applicable vehicle law, except a selfinsurer that is or becomes insolvent; ď.

designed mainly for use off public roads, operated on rails or crawler treads; while not on public roads; Ď. Ċ

while being used as a residence or premisö

shown on the Declarations Page of this policy; or ø.

not required to be registered as a motor /ehicle

**PROG 063** 

17

**PROG 106** 

EXCLUSIONS - READ THE FOLLOWING EX-CLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORD-ED UNDER THIS PART III.

- bodily injury sustained by any person while Coverage under this Part III is not provided for using or occupying:
  - a covered vehicle while being used to or a fee, including, but not limited to, delivcarry persons or property for compensation ery of magazines, newspapers, food, or any other products. This exclusion does not apply:
- to shared-expense transportation pools;
- our records as a regular driver of a when a driver hired by you and listed in covered vehicle is operating that covered vehicle to transport you or a rel- $\equiv$
- a covered vehicle without the express or implied permission of you or a relative; or <u>ن</u>
  - a non-owned vehicle without the express Coverage under this Part III will not apply director implied permission of the owner. ပ તં
    - insurer under any of the following or similar laws: ly or indirectly to benefit any insurer or self
      - workers' compensation law; or disability benefits law.

#### LIMITS OF LIABILITY

The limit of liability shown on the Declarations Page for the coverages under this Part III is the most we will pay for any one accident regardless of the number of:

- claims made;
- insured persons;

**PROG 064** 

- lawsuits brought;
- vehicles involved in an accident; or
  - premiums paid.

If coverage under this Part III applies to one covered shown on the Declarations Page for coverage under this Part III. However, if coverage under this vehicle, our maximum limit of liability is the amount Part III applies to more than one covered vehicle,

No one will be entitled to duplicate payments for the ly injury or property damage covered under Part No coverage is provided under this Part VII for bodsame elements of damages

- Liability To Others or Part II - Medical Payments Coverage.

#### OTHER INSURANCE

Any coverage we provide under this Part VII is ance or bond. If there is other excess insurance or excess over any other applicable or collectible insurbond, we will pay only our share of the damages. Our share is the proportion that our limit of liability bears to the total of all applicable limits.

# PART VIII - VACATION LIABILITY COVERAGE

## **NSURING AGREEMENT**

Subject to the Limits of Liability, if you pay the premitive damages due for wrongful death, for which an insured person becomes legally responsible while a covered vehicle is being used as, and at, a um for Vacation Liability Coverage, we will pay damages, other than punitive or exemplary damages, for bodily injury or property damage, as well as punibecause of an accident or occurrence that occurs ment interest awarded against an insured person. temporary residence. Damages include

Document 6-3

any claim or suit asking for damages covered by this Part VIII. We have no duty to defend any suit or set-We will settle or defend, as we consider appropriate, tle any claim for bodily injury or property damage not insured or covered under this policy. Unless paid pursuant to another coverage provided in all expenses that we incur in the settlement of this policy, we will pay, in addition to our limits of liability. any claim or defense of any lawsuit;

interest accruing after entry of judgment, until we have paid or tendered that portion of the judgment which does not exceed our Limit of Liability. This does not apply if we have not been given notice of suit or the opportunity to defend an insured person; ςi

PROG 065

erty damage for which an insured person becomes liable as a result of any one accident or occurrence.

The "each person" limit of liability includes the an insured person and all claims of others resulting from the bodily injury of another or total of all claims made for **bodily injury** against derived from such bodily injury, including, but not limited to, emotional injury or mental anguish from witnessing the bodily injury of another, oss of society, loss of companionship, loss of services, loss of consortium, and wrongful death. 4.

With respect to Full Timer's Medical Payments Coverage, the following provisions apply:

Subject to our aggregate limit of \$50,000 for all This is the most we will pay regardless of the rence, we will pay up to \$5,000 to each person injured in any one accident or occurrence. persons injured in any one accident or occurnumber of:

- claims made;
- covered vehicles;
- insured persons;
  - lawsuits brought

ö

vehicles involved in an accident or occurpremiums paid. rence; or e)

Any amount payable shall be reduced by any amount paid under Part II - Medical Payments Coverage. ď

erage, regardless of the number of assessments, the limit of \$5,000 is the most we will pay for loss With respect to Full Timer's Loss Assessment Covarising out of:

- 1. one accident, including continuous or repeated exposure to substantially the same general harmful conditions;
  - any one **loss**; or ળં છ
- a covered act of a director, officer or trustee. An act involving more than one director, officer or rrustee is considered to be a single act.

With respect to Full Timer's Shed Contents Coverage, the Limits of Liability under Part VI – Personal Effects Coverage shall apply, not to exceed \$5,000.

our limit of liability will be the amount shown on the Declarations Page for coverage under this Part III multiplied by the number of covered vehicles listed on this policy as covered under Part III, not to exceed

gle limit" or "CSL" applies, the amount shown is the most we will pay for the total of all damages resultng this total "each accident" limit of liability, we will If the Declarations Page shows that "combined sining from any one accident. However, without changcomply with any law that requires **us** to provide any separate limits.

If your Declarations Page shows a split limit:

- the amount shown for "each person" is the most we will pay for all damages due to a bodily injury to one person; and
- shown for "each accident" is the most we will subject to the "each person" limit, the amount pay for all damages due to bodily injury sustained by two or more persons in any one accident. ٥i

Document 6-3

The "each person" limit of liability includes the total of all claims made for bodily injury to an insured perily injury, including, but not limited to, emotional son and all claims of others derived from such bodinjury or mental anguish resulting from the bodily njury of another, loss of society, loss of companionbodily ship, loss of services, loss of consortium, and wronginjury of another or from witnessing the 'ul death.

entitled to recover because of bodily injury shall be The damages which an **insured person** is legally reduced by:

- all sums paid because of bodily injury by or on behalf of any persons or organizations that may be legally responsible; and
- any difference between the sums paid by the insurers of the persons or organizations who may be legally responsible and the limits of liaoility under those bonds and policies. ςi

Any payment made to a person under this Part III shall reduce any amount that the person is entitled to recover under Part I - Liability To Others.

No one will be entitled to duplicate payments for the same elements of damages

Any judgment or settlement for damages against an operator or owner of an uninsured motor vehicle that arises out of a lawsuit brought without our writen consent is not binding on **us**.

#### OTHER INSURANCE

motorist coverage, we will pay only our share of the of liability bears to the total of all available coverage imits. However, any insurance we provide shall be motorist coverage, except for bodily injury to you or f there is other applicable uninsured or underinsured damages. Our share is the proportion that our limit excess over any other uninsured or underinsured a relative when occupying a covered vehicle.

cate any payment made for damages under other We will not pay for any damages that would duplinsurance.

# PART IV - DAMAGE TO A VEHICLE

#### **INSURING AGREEMENT - COLLISION** COVERAGE

If you pay the premium for Collision Coverage, we will pay for loss to a:

- covered vehicle for which Collision Coverage has been purchased;
  - non-owned vehicle; or
    - trailer

when it overturns or is in a collision with another object, subject to the Limits of Liability.

loss, we will replace, or reimburse the reasonable cost to replace, any child safety seat or restraint Subject to any deductible applicable to a collision damaged in an accident to which this Collision Coverage applies.

### **NSURING AGREEMENT - COMPREHENSIVE** COVERAGE

If you pay the premium for Comprehensive Cov-

**PROG** 066

20

- yeast or spore-bearing plant-like organ-
- es, or any other by-products produced or released by any mold, mildew, funspores, scents, toxins, bacteria, virusgus, or other microbes; 3
  - wet or dry rot;

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- rust; or
- dampness of atmosphere, extremes of temperature, or deterioration. ci di

erty damage if such loss is caused by any However, this exclusion does not apply to propother loss covered under this Part VII.

None of these exclusions shall apply to loss under Full Timer's Shed Contents Coverage.

#### LIMITS OF LIABILITY

With respect to Full Timer's Personal Liability Cov-

- erage, the following provisions apply:

  1. The limit of liability shown on the **Declarations** Page is the most we will pay for any one accident or occurrence regardless of the number ₩.
  - claims made; p.a
- covered vehicles;
  - insured persons;
  - lawsuits brought:
- vehicles involved in an accident or occurrence; or
  - oremiums paid.
- If the Declarations Page shows that "combined single limit" or "CSL" applies, the amount shown is the most we will pay for the total of all damages resulting from any one accident or occurrence. તાં
- the amount shown for "each person" is the most we will pay for all damages due to a If your Declarations Page shows a split limit: ä. က
  - subject to the "each person" limit, the amount shown for "each accident" is the most we will pay for all damages due to bodily injury sustained by two or more persons in any one accident or occurrence; bodily injury to one person; ف
    - the amount shown for "property damage" is the most we will pay for the total of all prop-ပ

**PROG 103** 

covered vehicle for which Comprehensive erage, we will pay for comprehensive loss to a: Coverage has been purchased; charge, dispersal, seepage, migration, release, bodily injury or property damage arising out of any loss, cost, or expense relating to pollu-

non-owned vehicle; or

tant testing, monitoring, cleanup, removal, containment, treatment, detoxification, neutralization, remediation or in any way responding to or

or escape of pollutants;

<del>1</del>9

assessing the effects of pollutants, as the result

impact with an animal (including a bird);

missiles or falling objects;

theft or larceny; or

f we can pay the loss under either Comprehensive Coverage or Collision Coverage, we will pay under he coverage where **you** collect the most

Document 6-3

# ADDITIONAL DEFINITIONS

cotic drugs. This exclusion does not apply to the

use of prescription drugs by a person following

the orders of a licensed physician;

injurious act was committed prior to the effective

date of your policy;

24.

bodily injury or property damage arising out of the use of a covered vehicle for transporta-

bodily injury or property damage if the initial

33

When used in this Part IV, whether in the singular, plural, or possessive:

"Agreed value" means the "agreed value" as "Market value" means the "market value" shown on the **Declarations Page** ςi

"Purchase price" means the "purchase price" shown on the Declarations Page. က

as shown on the Declarations Page "Total loss" means: 4.

bodily injury or property damage arising out

bodily injury to an insured person;

any fines or penalties; or

25.

tion or travel on public roads

of the actual, alleged, or threatened migration,

the theft of the vehicle if the vehicle is not recovered within thirty (30) days; or ı d

payable under this Part IV if the actual cash when reduced by the salvage value after the loss, is less than the anticipated costs if the vehicle is repaired (including parts and value of the vehicle at the time of the loss. any other loss to the vehicle that labor). Þ.

ing anti-sway bars, tow bars, torsion bars, tow hitches, tow dollies, and other towing devices "Trailer" means a non-motorized trailer (includ-5

PROG 067

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subject to the Limits of Liability.

cle, non-owned vehicle, or trailer, other than a loss covered under Collision Coverage, including, but not limited to, loss caused by any of the follow-A comprehensive loss is a loss to a covered vehi-

any claim or lawsuit by or on behalf of a

governmental authority;

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any governmental directive or request; or

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bodily injury or property damage arising out of sexual molestation, sexual harassment, corbodily injury or property damage resulting from any criminal act committed by or with the

21.

poral punishment, or physical or mental abuse;

ing:

explosion or earthquake; fire;

malicious mischief or vandalism;

riot or civil commotion; 9.7.8

windstorm, hail, or flood.

of the use, sale, manufacture, delivery, transfer

or possession by any person of a Controlled

Substance(s), as defined by the Federal Food and Drug Law, 21 U.S.C.A. Sections 811 and

812. Controlled Substances include, but are not limited to, cocaine, LSD, marijuana and all nar-

bodily injury or property damage arising out

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knowledge or consent of an insured person;

alleged, or threatened exposure to any of the decomposing or disintegrating organic release, existence, or presence of or actual, o

a. mold, mildew or fungus, including any type or form of: following:

moist organic surface growth damp, or decaying matter; material or microorganism: €

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that are not bolted to or permanently attached to towed on public roads by a land motor vehicle, the towing vehicle) which is designed to

owned by you and customarily used with a covered vehicle: or

that is:

not owned by you, while being used with a covered vehicle;

provided it has no built-in sleeping facilities and is not used:

for commercial or business purpose;

a,

as a primary residence:

as a premises of office, store or display purpose; or

as a passenger conveyance.

ö

CLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE AFFORD-EXCLUSIONS - READ THE FOLLOWING EX. ED UNDER THIS PART IV.

to a covered vehicle, non-owned vehicle, or trailer, while being used to carry persons or property for compensation or a fee, including, Coverage under this Part IV does not apply for loss: but not limited to, delivery of magazines, newspapers, food, or any other products. This exclusion does not apply:

to shared-expense transportation pools;

records as a regular driver of a covered vehicle is operating that covered vehicle when a driver hired by you and listed in our to transport you or a relative;

tained or used by a person while employed or to a covered vehicle, non-owned vehicle, or trailer, resulting from any pre-arranged or organized racing, speed or demolition contest, stuntto a **non-owned vehicle** or **trailer** if being mainengaged in any business; κi က

to a covered vehicle, non-owned vehicle, or trailer, due to a nuclear reaction or radiation; such contest or activity; 4

ing activity, or in practice or preparation for any

to a covered vehicle, non-owned vehicle, or trailer, for which insurance is afforded under a caused by the order of any governmental or civil nuclear energy liability insurance contract; 5 6

the result of a willful or malicious act by an insured person, or at the direction of nsured person

ed. However, this exclusion does not apply to bodily injury resulting from the use of reasonable force by an insured person to protect perno matter at whom or at what the act was directsons or property;

any liability assumed by an insured person under any contract or agreement; Ë

cle while being used by a person while bodily injury or property damage arising out of an accident or occurrence involving a vehiing, leasing, repairing, parking, storing, servicng, delivering, or testing vehicles. However, this employed or engaged in the business of sellexclusion does not apply to you, a relative, or an agent or employee of you or a relative, when using a covered vehicle; Ω.

the purpose of selling, renting or brokering the bodily injury or property damage arising out cle while entrusted to a person or business for sale of the vehicle. However, this exclusion does not apply to you or a relative when using of an accident or occurrence involving a vehia covered vehicle; <u>છ</u>

bodily injury or property damage while the any obligation for which the United States covered vehicle is rented or leased to others; 4 15.

Government is liable under the Federal Tort

bodily injury or property damage that arises ism, caused wholly or in part by the actions of an out of the transmission of a communicable disease, bacterium, parasite, virus, or other organinsured person; Claims Act; 16.

bodily injury due to any of the following diseases transmitted wholly or in part by actions of an insured person: 17.

Acquired Immune Deficiency Syndrome æ

AIDS Related Complex (ARC) <u>ن</u>

Human Immunodeficiency Virus (HIV); ci

any resulting or related symptoms, effects, conditions, diseases, or illnesses; ö

bodily injury or property damage that arises out of the actual, alleged, or threatened dis-₩.

**PROG 101** 

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PROG 068

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authorities to destroy, confiscate or seize a cov-

PROG 069

including a motor vehicle rented or loaned

a watercraft or hovercraft owned by or rented to any **insured person** which to any insured person; or ⊜

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is powered by a motor of more than fifty (50) horsepower;

is a sailing vessel twenty-six (26) feet or more in overall length; or

 $\equiv$ 

is a personal watercraft.

while the watercraft or hovercraft is in dead However, this exclusion does storage; 

any bodily injury or property damage ansing out of rendering or failing to render professional services; તાં

any bodily injury or property damage arising out of or occurring at any premises: က

owned by an insured person;

exceeds one hundred eighty (180) days; or rented to an insured person for a term that rented to others by an insured person;

hat is not an **insured location**;

bodily injury or property damage due to a nuclear reaction or radiation;

bodily injury or property damage for which nsurance is afforded under a nuclear energy lia-5.

**bodily injury** or **property damage** arising out of the course of employment or **business** pursuits of an insured person; oility insurance contract; 6

bodily injury to an employee of an insured person arising out of or within the course of employment, except for domestic employees if benefits are neither paid nor required to be provided under workers' compensation, disability penefits, or similar laws; ٧.

disease or death of a fellow employee injured in any employee with respect to injury, sickness, dent or occurrence arising out of or in the course the course of his or her employment in an acciproperty damage to any property owned by, the charge of an **insured person** or a person rented to, being transported by, used by, or of the business of their common employer; residing in **your** household ထ <u>တ</u>

either expected or intended by an insured bodily injury or property damage which is: person: or ö

because you or any relative engaged in illegal to a covered vehicle, non-owned vehicle, or trailer, caused by an intentional act by you, a relative, or the owner of the non-owned vehiered vehicle, non-owned vehicle, or trailer, cle or trailer, or at the direction of you, a relalive, or the owner of the non-owned vehicle or to a loss to a covered vehicle to the extent of trailer. However, this exclusion does not apply the legal interest of a named insured who: ۲.

sustains the loss as the result of abuse by another named insured;

did not direct, participate in, or consent the intentional act causing the loss; and either: 6 ပ

files an abuse complaint against the person whose act caused the loss and does not voluntarily dismiss the com- $\equiv$ 

seeks a warrant for the abuser's arrest erates in the prosecution of the abuser; for the act causing the loss and coop- $\equiv$ 

to a covered vehicle, non-owned vehicle, or trailer, that is due and confined to: ω.

wear and tear; щ

prior loss or damage;

improper or lack of routine maintenance, or failure to perform maintenance scribed by the manufacturer: manufacturing defects: ပ <del>ပ</del>

contamination or pollutants; ب نه

gradual accumulation of snow or ice on a freezing; ġ

age of internal equipment or furnishings However, this exclusion does not apply to: scorching, marring, scratching, or breakwhether permanently attached or not. vehicle or trailer ے

chief, vandalism, riot, civil commotion, scorching, marring, scratching breakage caused by malicious π fire, or lightning; or

breakage of glass which is permanently a part of or attached to the **covered** vehicle  $\equiv$ .\_:

mechanical or electrical breakdown or failure; or

PROG 100

This exclusion does not apply if the damage results from the theft of a covered vehicle, road damage to tires.

to a covered vehicle, non-owned vehicle, or trailer, caused directly or indirectly by any of the non-owned vehicle, or trailer ത്

following:
a. water leakage or seepage unless caused

wet or dry rot;

Þ. ပ

rust or corrosion;

dampness of atmosphere or extremes of temperature; or ö

deterioration

to a covered vehicle, non-owned vehicle, or mildew or fungus, including any type or form of: decomposing or disintegrating organic trailer, caused directly or indirectly by mold, æ Φį ©.

organic surface growth on moist, damp, or material or microorganism; .

yeast or spore-bearing plant-like organism; decaying matter; ပ

spores, scents, toxins, bacteria, viruses, or any other by-products produced or released by any mold, mildew, fungus, or other ਰਂ

However, this exclusion does not apply to loss caused by mold, mildew or fungus, if such loss is caused by any other loss covered under this Part IV:

due to theft or conversion of a covered vehicle, non-owned vehicle, or trailer: <del>-</del>

by you, a relative, or any resident of your household; or ಹ

prior to its delivery to you or a relative;

to equipment, devices, accessories or any other personal property not permanently installed in or attached to a vehicle or trailer. This includes, but is not limited to: <u>₹</u>

tapes, compact discs, cassettes, and other recording or recorded media; æ;

any case or other container designed for in storing or carrying tapes, compact discs, cassettes, or other recording recorded media: nse Þ.

Ö

any device used for the detection or loca-

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PROG 099

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vehicles, except electric wheelchairs or designed for assisting the physically other self-propelled vehicles that are:

designed to operate off of the public roads; and

impaired;

not subject to motor vehicle registration; deeds, documents, records, bills, money (other than coin collections), negotiable instruments, notes, securities, or other evidence of debt; ō.

any property used in a business:

any property held for rental to others by you or a relative; ပ် ပ

any property located within the insured's permanent or primary residence other than he covered vehicle; and oj.

animals (including birds and fish).

"Property damage" means physical damage to, or destruction or loss of use of, tangible propо О

building "Shed" means a non-commercial specifically designed for storage which 10.

is owned, rented, or leased by you; ъя.

is restricted to you or your designated repcontains personal effects; and resentative by a locked door.

"Shed" does not include a building used in a commercial storage business.

"Usual and customary charge" means an amount which we determine represents a cusarea in which the service is rendered. We shall determine the usual and customary charge tomary charge for services in the geographical through the use of independent sources of our choice <del>=</del>

APPLIES, COVERAGE WILL NOT BE PROVIDED EXCLUSIONS - READ THE FOLLOWING EX-CLUSIONS CAREFULLY. IF AN EXCLUSION UNDER THIS PART VII

any bodily injury or property damage arising out of the ownership, maintenance, use, control, entrustment, supervision, loading or unloading of: Coverage under this Part VII does not apply to: an aircraft;

a motor vehicle by any insured person,

**PROG 070** 

tion of radar, laser, or other speed measurö for travel on public roads and subject to a trailer or semitrailer designed for travel on public roads which is subject to motor vehi-

motor vehicle registration;

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cle registration;

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to a covered vehicle or trailer while it is leased

or rented to others;

to a covered vehicle, non-owned vehicle, or

other than an impact loss to a covered vehicle, non-owned vehicle, or trailer, caused by birds, 5.

trailer, caused directly or indirectly by: 9

o.

government, sovereign or other authority using military personnel or agents. This includes any action taken to hinder or or expected warlike action by any military force of any defend against an actual attack;

insurrection, rebellion, revolution, usurped mental authority to hinder or defend against power, or any action taken by a governany of these acts; or ပ

release of radioactive, nuclear, pathogenic, poisonous biological, chemical or hazardous material for any purpose other than its any intentional discharge, dispersal safe and useful purpose. ö

## LIMITS OF LIABILITY

**PROG 071** 

cle, non-owned vehicle, or trailer is the lowest The limit of liability for loss to a covered vehiof:

the actual cash value of the stolen or damaged property at the time of the loss. reduced by:

the applicable deductible shown on the Declarations Page; and  $\equiv$ 

its salvage value if you or the owner retain the salvage;  $\equiv$ 

the amount necessary to replace the stolen or damaged property, reduced by: Þ.

the applicable deductible shown on the Declarations Page; and ≘

ing equipment or its transmissions; and CB radios, telephones, two-way mobile radios, televisions, VCRs, DVD players, computers, or PDAs; <u>1</u>3 a motorized golf cart, snowmobile, motormotorized tricycle, amphibious device, allcycle, dirt bike, other motorized bicycle,

trailer, for diminution of value; 4.

> errain vehicle, or any other land vehicle or other similar type equipment owned by an

insured person and designed or used for

recreational or utility purposes off public

roads; and

ø.

any vehicle while being towed by or carried on a vehicle defined as a motor vehicle

to a covered vehicle, non-owned vehicle, or vermin, rodents, insects or other animals; or

war (declared or undeclared), including civil

a motorized land vehicle which is not designed for use on public roads nor sub-

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ject to motor vehicle registration, if:
(i) in **dead storage** on an **insure** 

However, "motor vehicle" does not include:

in dead storage on an insured loca-

(ii) used to service an insured location

for recreational use off public roads and is designed for assisting the physically a motorized land vehicle which is designed impaired;  $\equiv$ Þ.

owned by an insured person and on not subject to motor vehicle registration, if: not owned by an insured person; or an insured location; or

a boat trailer, car tow dolly, or utility trailer owned by you or a relative, while not being towed by or carried on a motor vehicle. "Occurrence" means an unexpected and unintended event, including continuous or repeated exposure to substantially the same general ing from continuous or repeated exposure to harmful conditions, that results in bodily injury or property damage during the policy period. All bodily injury and property damage resultsubstantially the same general harmful condilions is deemed to be one occurrence ပ

"Personal effects" means any personal properœ

watercraft, golf carts or other self-propelled

ty owned by you or a relative other than:

# **ADDITIONAL DEFINITIONS**

its salvage value if you or the owner

When used in this Part VII, whether in the singular, plural, or possessive:

1. "Aircraft" means any contrivance or device used for flight, parachuting, gliding or soaring. However, "aircraft" does not include a model or hobby device that is not capable of carrying or transporting people or cargo.

"Covered loss" means a loss caused by one or more of the perils listed under the Covered Loss provision of Part VI - Personal Effects ď

"Dead storage" means placing an item or functioning in its intended manner, in a location object that is entirely inoperable, or incapable of where it is beyond everyday use or handling. က

parked off public roads and being used as the place where a covered vehicle

the portion of vacant land owned by or rented to you, other than farm land, upon which a covered vehicle is regularly parked; or 6

any part of the premises that is not: ပ

(i) owned by you; nor(ii) rented to you for business purposes; but only if and while you are residing in a covered vehicle on such premises.

"Insured person" means: 5

or a relative if that person or organization is ble for animals or watercraft owned by you using these animals or watercraft with the express or implied permission of you or a any person or organization legally responsiyou or a relative; relative; and e, ci

with respect to any motorized vehicle to which this policy applies, any other person using the motorized vehicle on an insured location with your express or implied per-ပ

"Motor vehicle" means: o.

a covered vehicle, except while it is parked off public roads and is being used as your æ.

any other motorized land vehicle designed Ď.

PROG 097

51

reduced by the applicable deductible

shown on the Declarations Page;

aged property to its pre-loss condition

the amount necessary to repair the dam-

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retain the salvage;

the market value, reduced by its salvage

ö

value if you or the owner retain the sal-

with respect to a loss to a trailer, the limit of liability shown on the Declarations Page for Trailer Coverage reduced by its salvage

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value if you or the owner retain the sal-

If you purchase Total Loss Replacement/

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above shall not apply for a vehicle that sustains a total loss, and the limit of liability for Total Loss Replacement/Purchase Price Coverage shall

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Purchase Price Coverage, then subsection 1

Coverage.

"Insured location" means: 4.

your primary residence; If you purchase Agreed Value Coverage, then subsection 1 above shall not apply and the limit of liability for Agreed Value Coverage shall

Payments for loss covered under this Part IV

no more than one deductible shall are subject to the following provisions: 4.

þe if coverage applies to a non-owned vehicle, we will provide the broadest coverage, applied to any one covered loss; <u>.</u>

other than Total Loss Replacement Purchase Price Coverage or Agreed Value on the Declarations Page. However, the Coverage, applicable to any vehicle shown highest deductible on any covered vehicle shall apply;

an adjustment for physical condition, which may also be referred to as betterment, wear and tear, or prior damage, will be made in this shall not apply to a total loss if the covered vehicle is covered by Total Loss Replacement/Purchase Price Coverage or determining the Limits of Liability. However, Agreed Value Coverage; ပ

in determining the amount necessary to repair damaged property to its pre-loss con-(i) shall not exceed the prevailing compedition, the amount to be paid by us: ö

28

Any payment made under Full Timer's Medical Payments Coverage is not an admission of liability.

#### INSURING AGREEMENT – FULL TIMER' **LOSS ASSESSMENT COVERAGE**

your share of any loss assessment charged during the policy period against you by a corporation or Assessment Coverage, we will pay up to \$5,000 for Subject to the Limits of Liability for Full Timer's Loss association of property owners, when the assessment is made as a result of:

direct loss to property owned by all members collectively, from a cause of loss not excluded under Part IV - Damage To A Vehicle; or ٥i

liability for an act of a director, officer or trustee the director, officer or trustee is elected by acting as a director, officer or trustee, provided:

the director, officer or trustee serves without the members of a corporation or associaderiving any income from the exercise of duties which are solely on behalf of a cortion of property owners; and ö

This coverage applies only to loss assessments charged against you as owner or tenant of the

oration or association of property owners.

We do not cover loss assessments charged against you, or a corporation or association of property owninsured location

#### **INSURING AGREEMENT - FULL TIMER'S** SHED CONTENTS COVERAGE

ers, by any governmental body.

Contents Coverage, we will pay up to \$5,000 for a covered loss to personal effects while inside a Subject to the Limits of Liability for Full Timer's Shed shed, regardless of the location of the covered vehicle. However, no coverage will be provided under Full Timer's Shed Contents Coverage for:

personal effects covered under Scheduled any loss excluded under Part VI - Personal Personal Effects Coverage; or Effects Coverage.

litive labor rates charged in the area where the property is to be repaired, and the cost of repair or replacement parts and equipment, as reasonably determined by us; and

will be based on the cost of repair or replacement parts and equipment remanufactured, or used, including, but which may be new, reconditioned, not limited to:  $\equiv$ 

ō (a) original manufacturer parts equipment; and

nonoriginal manufacturer parts or equipment; **Q** 

market value, age and condition of the the actual cash value is determined by the vehicle at the time the loss occurs; ø;

duplicate recovery for the same elements of damages is not permitted; and

any amount paid or payable to a person under this Part IV shall be reduced by any Part III - Uninsured/Underinsured Motorist amount paid for **property damage** under Coverage. တ်

rations Page, coverage will be provided as If more than one vehicle is shown on the Declaspecified on the Declarations Page as to each vehicle. Š.

If two or more deductibles apply to any one covered loss, only the lowest deductible will apply. 6

No deductible will apply to a loss to window glass when the glass is repaired instead of replaced. ۷.

#### **NSURING AGREEMENT - TOTAL LOSS** REPLACEMENT/PURCHASE PRICE COVERAGE

If there is a total loss to a covered vehicle and you have purchased Total Loss Replacement/Purchase Price Coverage for that covered vehicle, then subsection 1 of the Limits of Liability provision under this Part IV will not apply to that total loss and the folowing shall apply:

The limit of liability for a covered vehicle for which Total Loss Replacement/Purchase Coverage was purchased is as follows:

when the covered vehicle is, at the time of

loss, the current model year, or the first through fourth preceding model year, the applicable limit of liability will be:

- (i) if you choose to replace the covered vehicle, the cost of a new vehicle as determined by us that:
  - has not previously had a title issued or recorded to any person or entity, other than a dealer or manufacturer; and
- is, to the extent possible, the same make, class, size, and type, and which contains reasonably similar equipment to the covered vehi**a** 
  - (ii) if you choose not to replace the covcle: or
    - loss, the fifth preceding model year or older, the applicable limit of liability will be when the covered vehicle is, at the time of ered vehicle, the purchase price; or the purchase price. Þ.

All applicable limits of liability are subject to an adjustment for the salvage value of the covered vehicle if you or the owner retain the salvage.

#### **INSURING AGREEMENT - AGREED** VALUE COVERAGE

If you purchase Agreed Value Coverage under this the Limits of Liability provision under this Part IV shall Part IV for a covered vehicle, then subsection 1 of not apply and the following provision shall apply to a loss to that covered vehicle:

- cle for which Agreed Value Coverage was pur-The limit of liability for a loss to a covered vehichased is as follows:
- for a total loss to a covered vehicle which has an agreed value supported by the proper documentation, our limit of liability is the agreed value, reduced by its salvage value if you or the owner retain the sal-
- ered vehicle, or for a total loss where the for a loss other than a total loss to a covagreed value is not supported by proper documentation, our limit of liability lower of: <u>.</u>
- (i) the actual cash value of the stolen or

PROG 074

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we have paid or tendered that portion of the judgment which does not exceed our limit of liability. This does not apply if we have not been given notice of suit or the opportunity to defend an insured person;

bonds required in any lawsuit we defend. We premiums on appeal bonds or attachment nave no duty to purchase bonds in an amount exceeding our Limit of Liability, and we have no duty to apply for or furnish these bonds; က

up to \$250 for a bail bond required because of an accident or occurrence. We have no duty to apply for or furnish this bond; 4.

up to the lowest of: 5

the replacement cost at the time of the loss; the full cost of repair; or

\$1,000 for any one loss;

property damage to property of others caused by an insured person that occurs on an insured location if no other coverage under this policy applies; and <u>ت</u> ن ن

reasonable expenses, including loss of earnings up to \$200 a day, incurred at **our** request 6

#### **NSURING AGREEMENT - FULL TIMER'** MEDICAL PAYMENTS COVERAGE

Subject to the Limits of Liability for Full Timer's Medical Payments Coverage, we will pay the usual sary expenses for medical and funeral services and customary charge for reasonable and necesincurred within three (3) years from the date of an accident or occurrence by any person, other than you or a relative, who sustains bodily injury:

while on an insured location with your express while off the insured location, if the bodily or implied permission; or

arises out of a condition on the insured

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is caused by the activities of you or a relalocation: ive; or

is caused by any animal owned by or in the care of you or a relative. ပ

Any dispute as to the **usual and customary charge** will be resolved between the service provider and Į,

PROG 094

damaged property at the time of the **loss**, reduced by

udge of a court of record, in the county where you reside, select an umpire. The appraisers and umpire will determine the amount of loss. The amount of loss agreed to by both appraisers, or by one appraiser and the umpire, will be binding. You will pay your appraiser's fees and expenses. We will pay our appraiser's fees and expenses. Payment of the umpire and all other expenses of the appraisal will be shared equally between us and you. Neither

the applicable deductible as shown on the Declarations Page; and (a)

its salvage value if you or the owner retain the salvage; **a** 

the amount necessary to replace the stolen or damaged property, reduced €

the applicable deductible as shown on the Declarations Page; and <u>a</u>

we nor you waive any rights under this policy

agreeing to an appraisal

its salvage value if you or the owner retain the salvage; **(Q**)

the amount necessary to repair the loss condition, reduced by the applicastolen or damaged property to its preble deductible as shown on the Declarations Page; or 

the agreed value, reduced by the salrequired by us to support the agreed value for "Proper documentation" is the documentation vage value of the covered vehicle vou or the owner retain the salvage. a covered vehicle. 3

erage, Full Timer's Loss Assessment Coverage, and

Full Timer's Shed Contents Coverage.

INSURING AGREEMENT - FULL TIMER'S PERSONAL LIABILITY COVERAGE

we will provide Full Timer's Personal Liability Coverage, Full Timer's Medical Payments Cov-

f you pay the premium for the Full Timer's Package subject to the Limits of Liability for each coverage

INSURING AGREEMENT - FULL TIMER'S

PACKAGE

PART VII - FULL TIMER'S PACKAGE

## INSURING AGREEMENT - DISAPPEARING DEDUCTIBLES

Subject to the Limits of Liability for Full Timer's

ductibles, then the following is added to the Limits of If you pay the premium for Disappearing De-Liability provision under this Part IV of your policy: If, during any policy period, you do not have a loss under Comprehensive Coverage or Collision Coverage for which we have paid any amount, then:

erage and Collision Coverage shall be 1. any deductible for Comprehensive Covreduced for the following policy period by twenty-five percent (25%); and

erage and Collision Coverage will apply for the fifth policy period and thereafter if you do not have any losses during the previous no deductible for Comprehensive our (4) consecutive policy periods. ςi

If you change the deductible amount for Comprehensive Coverage or Collision Coverage on

person becomes legally responsible because of an Personal Liability Coverage, we will pay damages, other than punitive or exemplary damages, for bodily injury or property damage, as well as punitive damages due for wrongful death, for which an insured

We will settle or defend, as we consider appropriate, any claim or suit asking for damages covered by this tle any claim for bodily injury or property damage Part VII. We have no duty to defend any suit or setnot insured or covered under this policy.

accident or occurrence. Damages include prejudg-

ment interest awarded against an insured person.

Unless paid pursuant to another coverage provided in this policy, we will pay, in addition to our limits of liability:

1. all expenses that we incur in the settlement of interest accruing after entry of judgment, until any claim or defense of any lawsuit;

Timer's Package. riously applied reductions will be eliminated. any covered vehicle at any time, then all preagain be reduced if the conditions set forth above are satis-Thereafter, the deductible may

If you have a loss at any time for which we recent elected deductible will be restored for the ductible may again be reduced if the conditions make a payment under Comprehensive Coverage or Collision Coverage, then the most subsequent policy period. Thereafter, the deset forth above are satisfied.

Reductions and increases in the deductible under this provision shall apply to all covered vehicles.

#### INSURING AGREEMENT - LOAN/LEASE PAYOFF COVERAGE

sustains a **total loss**, **we** will pay, in addition to any amounts otherwise payable under this Part IV, the If you pay the premium for Loan/Lease Payoff Soverage for a covered vehicle, and the covered vehicle for which this coverage has been purchased difference between:

the actual cash value of the covered vehicle at cable deductible and by its salvage value if you the time of the total loss reduced by the applior the owner retain the salvage; and

any greater amount the owner of the covered ten loan or lease agreement to which the covvehicle is legally obligated to pay under a writered vehicle is subject at the time of the total loss, reduced by: ςi

unpaid finance charges or refunds due to the owner for such charges ત્તું

excess mileage charges or charges for wear and tear;

charges for extended warranties or refunds charges for credit insurance or refunds due due to the owner for extended warranties;

past due payments and charges for past to the owner for credit insurance; due payments;

its salvage value if you retain the salvage. collection or repossession expenses; and

**PROG 076** 

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any loss paid or payable under Full Timer's Shed Contents Coverage in Part VII - Full Personal Effects Coverage will be excess over

No one will be entitled to duplicate payment for the same elements of loss.

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#### OTHER INSURANCE

cable limits of liability. However, any insurance we that our limit of liability bears to the total of all appliprovide under this Part VI will be excess over any other collectible source of recovery including, but not If there is other similar insurance, we will pay only our share of the loss. Our share is the proportion imited to, any coverage provided by homeowners, enants, renters, condominium, unit-owners, cooperative, recreational, or other insurance.

#### PAYMENT OF LOSS

stolen property to you or to the address shown on of the property at the agreed or appraised value. We holder of the property. We may make payment for a At our expense, we may return any recovered the Declarations Page, with payment for any damage resulting from the theft. We may keep all or part may settle any loss with you or the owner or lienpartial loss covered under this Part VI directly to the epair facility with your consent.

## **NO BENEFIT TO BAILEE**

Coverage under this Part VI will not directly or indiectly benefit any carrier or other bailee for hire.

#### **APPRAISAL**

#### PROG 093

If we cannot agree with you on the amount of a loss, then we and you may mutually agree to an appraisal of the loss. If the parties agree to an appraisal, each party shall appoint a competent and impartial appraiser. The appraisers will determine appraisers are unable to agree upon an umpire within fifteen (15) days, **we** or **you** may request that a agreement will be submitted to a qualified and imparial umpire chosen by the appraisers. If the two the amount of loss. If they fail to agree, the dis-

- at, and in the normal maintenance of, a appliances and other equipment used  $\equiv$ 
  - Subject to the limit of liability shown on the Declarations Page for Replacement Cost Personal Effects Coverage, for loss to non-owned perlawn and garden equipment.

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- the aggregate of \$500 per loss to nonsonal effects, we will pay the lowest of: owned personal effects;
  - the cost of repairing the item or items;
- shown on the Declarations Page for cle to non-owned personal effects, twen-Replacement Cost Personal Effects Covif the loss occurs outside a covered vehity-five percent (25%) of the limit of liability the cost of replacing the item or items; or ပ်ဗ
  - Subject to the limit of liability shown on the o.
- Declarations Page for Scheduled Personal Effects Coverage, for loss to scheduled personal effects, we will pay the lowest of:
  - the cost of replacing the item or items; or the cost of repairing the item or items;
- the declared value for the item or items of scheduled personal effects.

The declared value of all scheduled personal effects must be supported by an appraisal for each item. Loss to an item of scheduled personal effects that does not have an appraisal will be treated as a loss to unscheduled personal effects.

Subject to all other applicable Limits of Liability, our limit of liability for loss to part of a pair or set. series of objects, pieces or panels is the lowest ġ.

٧.

- the cost to repair or replace the part that restores the set to its appearance and function before the loss;
  - cash value of the set before the loss and after the difference between the actual the loss; or o.
    - the cost of a substitute portion that reason-We have no obligation to replace the entire set Payments for **loss** under Replacement Cost Personal Effects Coverage and Scheduled ably matches the rest of the set. if a portion is lost or damaged. ပ

However, our payment under this Loan/Lease Payoff Coverage shall not exceed twenty-five percent (25%) of the actual cash value of the covered vehicle at the time of the total loss.

## INSURING AGREEMENT - FIRE DEPARTMENT SERVICE COVERAGE

ment for fire department charges incurred when the Collision Coverage, we will pay up to an additional fire department is called to save or protect the cov-\$1,000 for your liability assumed by contract or agreeered vehicle for which Comprehensive Coverage If you purchase Comprehensive Coverage and Collision Coverage has been purchased.

#### INSURING AGREEMENT - EMERGENCY **EXPENSE COVERAGE**

If you pay the premium for Emergency Expense Coverage and a loss covered under Collision Coverage or Comprehensive Coverage occurs which:

renders the covered vehicle or non-owned vehicle inoperable;

- requires the covered vehicle to be repaired; or have the Full Timer's Package, then, subject to the applicable limits of liability for Emergency Expense and such loss occurs more than 50 miles from your residence shown on the Declarations Page or you we will reimburse your reasonable is one in which the covered vehicle is stolen; expenses incurred for: Coverage, ςi
  - temporary living facilities;
- non-owned vehicle to your residence, if we the cost of returning the covered vehicle or transportation back to your residence;
  - rental charges if you rent a motor vehicle from a rental agency or vehicle repair shop while the have not declared it a total loss; and covered vehicle is being repaired. 4.

You must provide us written proof of your expenses.

We will only pay for the above reasonable expenses incurred by you beginning on the date of loss, and ending:

1. when the covered vehicle or non-owned vehicle has been repaired or replaced; or

ω.

in the case of theft, when the **covered vehicle** or **non-owned vehicle** has been recovered and repaired, or replaced.

Duplicate recovery for the same elements of damages is not permitted.

# INSURING AGREEMENT - MEXICO COVERAGE

If you purchase Comprehensive Coverage and Collision Coverage, the policy territory described in the General Provisions of this policy is extended for Comprehensive Coverage and Collision Coverage to include a loss to a covered vehicle that occurs in Mexico or while the covered vehicle is being transported between Mexican ports, subject to the additional following conditions and restrictions:

- this Mexico Coverage does not apply if liability insurance from a licensed Mexican insurance company is not in force at the time of **loss**;
- 2. **we** will only pay for repairs performed in the United States; and
  - we will not pay for repairs performed in Mexico.

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If the **covered vehicle** cannot be driven as a result of a **loss** that occurs in Mexico, **we** will pay the cost of necessary towing and labor to return the **covered vehicle** to the nearest point in the United States where repairs can be made.

MEXICO COVERAGE WARNING: MOTOR VEHI-CLE ACCIDENTS IN MEXICO ARE SUBJECT TO THE LAWS OF MEXICO, NOT THE LAWS OF THE UNITED STATES. UNDER MEXICAN LAW, MOTOR VEHICLE ACCIDENTS ARE CONSIDERED A CRIMINAL OFFENSE AS WELL AS A CIVIL MATTER. THE MEXICO COVERAGE PROVIDED UNDER THIS POLICY DOES NOT MEET MEXICAN MOTOR VEHICLE INSURANCE REQUIREMENTS. YOU ARE REQUIRED TO PURCHASE LIABILITY INSURANCE THROUGH A LICENSED MEXICAN INSURANCE COMPANY FOR MEXICO COVERAGE UNDER THIS POLICY TO ADDILY

**PROG 078** 

- c. trading cards, sports memorabilia, comic books, and other collectibles;
- d. all cameras and equipment used with cameras;
  - e. jewelry, watches, gems, precious and semiprecious stones, art, heirlooms, antiques, furs (including any article containing fur which represents its principal value); or f. non-motorized recreational equipment, firearms, firearm related equipment, ammunition, and fishing, golf and skiing equipment.
- 4. Subject to the aggregate limit of liability shown on the **Declarations Page** for Replacement Cost Personal Effects Coverage or Full Timer's Secured Storage Personal Effects Coverage, whichever is applicable, we will pay no more than \$3,000 for loss to any group of unscheduled **personal effects** from the following groups:

  a. electronic data processing system equip.
  - a. electronic data processing system equipment, including, but not limited to, personal computers, monitors, printers, word processors, data media used for personal purposes and the recording or storage media used with that equipment;
    - b. devices or instruments for the transmitting, recording, receiving or reproduction of sound or pictures that are not permanently installed in a **covered vehicle**, including accessories and antennas, tapes, wires, records, disks or other media for use with any such device or instrument;
      - c. silverware, silver-plated ware, goldware, gold-plated ware, fine china, crystal, and pewterware (including, but not limited to, flatware, hollowware, tea sets, trays and trophies made of or including silver, gold or pewter):
- d. tools; or
  e. if Full Timer's Secured Storage Personal
  Effects Coverage applies, we will pay no
  more than \$3,000 for loss to any group of
  unscheduled personal effects from the
  additional following grouns:
  - additional following groups:
    (i) household fumishings including furture, lamps, paintings and rugs;

PROG 091

### PAYMENT OF LOSS

any intentional discharge, dispersal or release of radioactive, nuclear, pathogenic, poisonous biological, chemical or hazardous material for any purpose other than

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of the property at the agreed or appraised value. We our expense, we may return any recovered stolen property to you or to the address shown on the Declarations Page, with payment for any damage resulting from the theft. We may keep all or part may settle any loss with you or the owner or liennolder of the property.

## **NO BENEFIT TO BAILEE**

# LOSS PAYEE AGREEMENT

loss to

unscheduled personal effects will be the low-

est of:

The aggregate limit of liability for

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a partial loss covered under this Part IV directly to ered vehicle will be made according to your interest and the interest of any Loss Payee or lienholder shown on the Declarations Page or designated by rately, at our discretion. We may make payment for Payment under this Part IV for a total loss to a covyou. Payment may be made to both jointly, or sepa-

or intentional damage has been committed by or at the direction of you or a relative, or where the loss is otherwise not covered under the terms of this polcy, the Loss Payee or lienholder's interest will not be Where fraud, misrepresentation, material omission protected. We will be entitled to the Loss Payee or lienholder's ights of recovery, to the extent of our payment to the oss Payee or lienholder.

### OTHER INSURANCE

#### PROG 079

If there is other applicable insurance, we will pay only **our** share of the loss. Our share is the proporlion that our limit of liability bears to the total of all applicable limits of liability. However, any insurance that we provide for a vehicle, other than a covered vehicle, or for a trailer, will be excess over any other collectible source of recovery including, but not limited to:

1. any coverage provided by, to, or through the

33

apply to each loss. However, no deductible shall apply under this Part VI if you have ncurred a deductible under Part IV - Damage

are subject to a \$100 deductible that shal

Payments for loss covered under this Part VI:

PROG 090

LIMITS OF LIABILITY

its safe and useful purpose.

shall be reduced by the property's salvage

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To A Vehicle in the same loss; and

value if you or the owner retain the sal-

Coverage under this Part IV will not directly or indirectly benefit any carrier or other bailee for hire.

he repair facility with your consent.

the amount shown on the Declarations Page for:

Replacement Cost Personal Effects Coverage; or €

Full Timer's Secured Storage Personal Effects Coverage; €

whichever is applicable;

the cost of replacing the item or items; the cost of repairing the item or items; ن ن

twenty-five percent (25%) of the limit of lability shown on the Declarations Page for Replacement Cost Personal Effects if the loss occurs outside a covered vehicle to unscheduled personal effects, Coverage;

Cost Personal Effects Coverage or Full Timer's whichever is applicable, we will pay no more Subject to the aggregate limit of liability shown on the Declarations Page for Replacement Secured Storage Personal Effects Coverage, than \$1,000 for loss to any group of unscheduled personal effects from the following the applicable group limit set forth below. \$500 per item; or ω.

coin collections and equipment, and stamp travel tickets, passports, and manuscripts; collections and collecting supplies; groups:

any other applicable physical damage insurowner of a non-owned vehicle or trailer; and ance.

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#### APPRAISAL

If we cannot agree with you on the amount of a oss, then we and you may mutually agree to an appraisal of the loss. If the parties agree to an appraisal, each party shall appoint a competent and impartial appraiser. The appraisers will determine agreement will be submitted to a qualified and imparlial umpire chosen by the appraisers. If the two in fifteen (15) days, we or you may request that a he amount of loss. If they fail to agree, the disappraisers are unable to agree upon an umpire withudge of a court of record, in the county where you eside, select an umpire. The appraisers and umpire will determine the amount of loss. The amount of loss agreed to by both appraisers, or by one You will oay our appraiser's fees and expenses. Payment of the umpire and all other expenses of the appraisal will be shared equally between us and you. Neither we nor you waive any rights under this policy by appraiser and the umpire, will be binding. pay your appraiser's fees and expenses. agreeing to an appraisal

# PART V - ROADSIDE ASSISTANCE COVERAGE

## INSURING AGREEMENT

If you pay the premium for Roadside Assistance Coverage, we will pay for our authorized service representative to provide the following services 1. towing of a covered disabled vehicle to the when necessary due to a covered emergency:

labor on a covered disabled vehicle at the nearest qualified repair facility; and place of disablement. If a covered disabled vehicle is towed to any place other than the nearest qualified repair facility, you will be responsible for any additional mileage charges

PROG 080

- dampness of atmosphere or extremes of temperature; or ö
  - deterioration; σį
- caused directly or indirectly by mold, mildew or decomposing or disintegrating organic fungus, including any type or form of: ф 12.

organic surface growth on moist, damp, or material or microorganism;

yeast or spore-bearing plant-like organism; decaying matter; ပ

or any other by-products produced or released by any mold, mildew, fungus, or spores, scents, toxins, bacteria, viruses, other microbes. ö

However, this exclusion does not apply to loss caused by mold, mildew or fungus, if such loss is caused by any other loss covered under this

caused by the order of any governmental or civil authority to destroy, confiscate or seize any <u>რ</u>

property otherwise covered under this Part VI because you or any relative engaged in illegal 4.

es, tow dollies, or other towing devices, that are to any anti-sway, tow or torsion bars, tow hitchcovered under Part IV - Damage To A Vehicle;

to scheduled personal effects while located in than a covered vehicle, if any other insurance your permanent or primary residence, applies to the loss; 5.

to personal property, other than scheduled peror primary residence, other than a covered sonal effects, while located in your permanent vehicle; or 6.

caused directly or indirectly by: 17.

war (declared or undeclared), including civil ಥ

warlike action by any military force of any using military personnel or agents. This includes any action taken to hinder or government, sovereign or other authority or expected defend against an actual attack; .

insurrection, rebellion, revolution, usurped power, or any action taken by a governmental authority to hinder or defend against any of these acts; or ပ

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**ADDITIONAL DEFINITIONS** stolen from a secured storage location

When used in this Part V, whether in the singular, plural, or possessive:

- "Covered disabled vehicle" means a disabled
- a covered vehicle for which this coverage has been purchased: a; ف
- any motor vehicle under one ton load capacity that is customarily towed by a covered vehicle for which this coverage has been purchased, that becomes disabled while such covered vehicle is parked and ပ
  - "Covered emergency" means a disablement being used as your residence.
    - that is a result of:

the cost of recreating any records or docu-

mentation; or

is due and confined to: business interruption;

10. that

wear and tear;

p a

consequential damages;

a. þ.

following:

- battery failure; <u>.</u>
- insufficient supply of fuel, oil, water, or other ပ

Document 6-3

- flat tire:
- lock-out; or ö
- entrapment in snow, mud, water or sand, within 100 feet of a road or highway.

#### EXCLUSIONS - READ THE FOLLOWING EX-CLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE PROVIDED UNDER THIS PART V.

This coverage does not apply to:

of property. However, this exclusion does scorching, marring, scratching, or breakage

gradual accumulation of snow or ice; or

freezing;

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not apply to scorching, marring, scratching

vandalism, riot, civil commotion, fire, light-

ning, or other covered loss; or

or breakage caused by malicious mischief,

mechanical or electrical breakdown or fail-

This exclusion does not apply if the loss results

caused directly or indirectly by any of the follow-

from theft:

ing:

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- fuel or replacement keys, or the labor to make the cost of purchasing parts, fluid, lubricants, eplacement keys; <u>.</u>
- installation of products or material not related to the disablement; κi
  - abor not related to the disablement;
  - labor on a covered disabled vehicle for any lime period in excess of sixty (60) minutes per disablement; დ. <del>4</del>.
    - abandonment, illegal parking, or other violations towing or storage related to impoundment, S.

and the theft is supported by evidence of

caused by an intentional act of you or a relative or at the direction of **you** or a **relative**; sustained while the **covered vehicle** is being

forcible entry;

sation or a fee, including, but not limited to, delivery of magazines, newspapers, food, or any when a driver hired by you and listed in our records as a regular driver of a covered vehicle is operating that covered vehicle

to shared-expense transportation pools; or

other products. This exclusion does not apply:

used to carry persons or property for compen-

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- vehicle that is:
- any trailer or motor vehicle under one ton load capacity while being towed by a covered vehicle for which this coverage has been purchased; or
- - αi

resulting in, arising out of or related to any of the

arising out of or related to a business;

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to transport you or a relative;

- mechanical or electrical breakdown; ૡં
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improper or lack of routine maintenance, or

manufacturing defects; orior loss or damage;

o o

failure to perform maintenance

scribed by the manufacturer; contamination or pollutants;

as

water leakage or seepage unless caused by any other loss covered under this Part VI;

PROG 088

rust or corrosion;

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wet or dry rot;

- assistance with jacks, levelers, airbags,
  - towing from a service station, garage, or repair
    - labor or repair work performed at a service sta-
    - tion, garage, or repair shop; ထ
      - vehicle storage charges;
- a second service call or tow for a single disablee, ⊖.
- maintained, sand beaches, open fields, or areas disablement that occurs on roads not regularly designated as not passable due to construction
  - mounting or removing of snow tires or chains; tire repair;
- repeated service calls for a covered disabled vehicle in need of routine maintenance or epair: or
- willful act or action by you, a relative or the disablement that results from an intentional or operator of a covered disabled vehicle. 5.

# UNAUTHORIZED SERVICE PROVIDER

ness of providing roadside assistance and towing services, other than one of our authorized service representatives, we will only reimburse reasonable When service is rendered by a provider in the **busi**charges, as determined by us, for:

- towing of a covered disabled vehicle to the nearest qualified repair facility; and
  - labor on a covered disabled vehicle at the place of disablement;

which is necessary due to a covered emeraency.

#### **PROG 082** OTHER INSURANCE

rendered by an unauthorized service provider will be Any coverage provided under this Part V for service excess over any other collectible insurance or towing protection coverage.

# PART VI - PERSONAL EFFECTS COVERAGE

### **NSURING AGREEMENT - REPLACEMENT** COST PERSONAL EFFECTS COVERAGE

Subject to the Limits of Liability, if you pay the premium for Replacement Cost Personal Effects Cov-

property occupied by a covered vehicle:

- coin collections and equipment, and stamp travel tickets, passports, and manuscripts; р. Б
- due to theft of any of the following items while structure owned by you or reserved for your not in a **covered vehicle**, trailer, or an enclosed exclusive use that is located on the parcel of real property occupied by a covered vehicle: collections and collecting supplies; 5
  - all cameras and equipment used with cam-
- any jewelry, art, heirlooms, antiques, furs represents its principal value), fine china (including any article containing fur which and crystal: ف
- word processors and data media used for personal computers, monitors, personal purposes; ပ
  - devices or instruments for the transmitting, recording, receiving or reproduction of installed in a covered vehicle including sound or pictures that are not permanently accessories and antennas, tapes, wires, records, disks or other media for use with any such device or instrument; or ö
    - silverware, silver-plated ware, goldware, ing, but not limited to, flatware, hollowware, tea sets, trays and trophies made of or gold-plated ware and pewterware (includincluding silver, gold or pewter). Φ
      - However, this exclusion does not apply if you Scheduled Personal Effects Coverage, and the items are scheduled personal effects have paid the premium for:
- are stolen from a secured storage location if the theft is supported by evidence of forcible entry; or
  - in the policy territory specified in the General Provisions of this policy and are stolen from any other location withrecreational, or other insurance applies no homeowners, tenants, renters, condominium, unit-owners, cooperative, to cover such items of **scheduled per**sonal effects; or €
    - Effects Coverage, and such items are Full Timer's Secured Storage Personal Ď.

**PROG 087** 

- that is occupied by the covered eserved for your exclusive use,
  - an enclosed structure owned by sive use, that is located on the parcel of real property occupied by the **you**, or reserved for **vour** exclucovered vehicle: <u>ပ</u>

if the theft is supported by evidence of forcible entry; or

- anywhere else on the parcel of real property owned by you, or reserved for your exclusive use, that is occupied by the covered vehicle;  $\equiv$
- uled personal effects from a secured storage location if the theft is supported by unscheduled personal effects or schedevidence of forcible entry; and <u>.</u>
  - scheduled personal effects from any other location within the policy territory specational, or other insurance applies to cover Loss caused by theft must be reported to the fied in the General Provisions of this policy minium, unit-owners, cooperative, recreif no homeowners, tenants, renters, condopolice or civil authority within twenty-four (24) such items of scheduled personal effects. ပ

#### EXCLUSIONS - READ THE FOLLOWING EXCLUSIONS CAREFULLY. IF AN EXCLUSION APPLIES, COVERAGE WILL NOT BE PROVIDED UNDER THIS PART VI.

nours or as soon as practicable after the loss.

caused by birds, vermin, rodents, insects or other animals. However, this exclusion does not apply when a bird or animal causes a loss by Coverage under this Part VI does not apply for loss: collision or sudden impact;

for diminution of value;

that is confined to scorching, marring, scratching or breakage that is not a result of a covered ત્રં છ

due to theft of any of the following items while not in a covered vehicle, trailer, or an enclosed structure owned by you or reserved for your exclusive use that is located on the parcel of real

uled personal effects and non-owned personal erage, we will pay for a covered loss to unschedeffects which occurs while those items are located:

- on the parcel of real property that is: inside the **covered vehicle**; or
- owned by you or reserved for your exclusive use; and æ.
  - occupied by the covered vehicle. .

#### **INSURING AGREEMENT - SCHEDULED** PERSONAL EFFECTS COVERAGE

Subject to the Limits of Liability, if you pay the premium for Scheduled Personal Effects Coverage, we will pay for a covered loss to scheduled personal effects which occurs while those items are:

- inside the covered vehicle;
   on the parcel of real property
- owned by you or reserved for your excluon the parcel of real property that is: sive use; and a;
  - occupied by the covered vehicle;
- um, unit-owners, cooperative, recreational, or other insurance applies to cover items of if no homeowners, tenants, renters, condominispecified in the General Provisions of this policy in any other location within the policy territory inside a secured storage location; or other insurance applies to scheduled personal effects. ω. 4.

Document 6-3

#### **INSURING AGREEMENT - FULL TIMER'S** SECURED STORAGE PERSONAL EFFECTS COVERAGE

Effects Coverage, we will pay for a covered loss to mium for Full Timer's Secured Storage Personal Subject to the Limits of Liability, if you pay the preunscheduled personal effects inside a secured storage location.

# **ADDITIONAL DEFINITIONS**

When used in this Part VI, whether in the singular, plural, or possessive:

- more of the perils listed under the Covered Loss "Covered loss" means a loss caused by one or provision of this Part VI.
  - 'Non-owned personal effects" means any personal property not owned by you or a relaκi

#### COVERED LOSS

tive, which is lawfully in the possession of you

or a relative, other than:

deeds, documents, records, bills, money, coin collections, stamp collections, nego-

self-propelled vehicles or watercraft;

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tiable instruments, notes, securities,

any property held for rental to others by you

or a relative;

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any property used in a business:

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other evidence of debt;

son's permanent or primary residence other

any property located within the insured per-

g. animals (including birds and tish)."Personal effects" means any personal proper-

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animals (including birds and fish)

any property of your employees; and

than the covered vehicle;

vehicles, except electric wheelchairs or

other self-propelled vehicles that are:

designed for assisting the physically

impaired;

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designed to operate off of the public

roads; and

watercraft, golf carts or other self-propelled

æ.

ty owned by you or a relative other than:

A covered loss under this Part VI must be caused by one or more of the following perils:

fire or lightning;

explosion, smoke, or charring;

rain, snow, sand, sleet or dust. However, this by rain, snow, sand, sleet or dust unless the windstorm, hail, earthquake, earth movement does not include **loss** to items in the **covered** vehicle or secured storage location caused is first damaged by a direct, accidental force, covered vehicle or secured storage location creating an opening through which the rain, volcanic explosion, lava flow, landslide,

snow, sand, sleet or dust enters; riot or civil commotion; 4. 3

vandalism, but not when caused by, or at the direction of, you or a relative;

aircraft or missiles; objects falling on: 9. 7.

the covered vehicle; rg

unscheduled personal effects, scheduled effects, if not in the covered vehicle, but located on the parcel of real property that is: personal effects or non-owned personal

owned by you or reserved for your occupied by the covered vehicle; or the secured storage location; exclusive use; and €

Document 6-3

scheduled personal effects or non-owned personal effects if caused by a loss to the covered vehicle for which Comprehensive Cov-Part IV - Damage To A Venicle. This peril does any loss to unscheduled personal effects erage or Collision Coverage is provided under not apply to Full Timer's Secured Storage sudden impact caused by an animal; Personal Effects Coverage; or യ് ത്

a. unscheduled personal effects, scheduled personal effects or non-owned personal effects from: theft of: 6.

(i) inside:

(a) the covered vehicle;(b) a trailer used with the

a trailer used with the covered vehicle while located on the parcel of real property owned by you, or

39

PROG 085

(other than coin collections), negotiable not subject to motor vehicle registration; instruments, notes, securities, or other evideeds, documents, records, bills, money dence of debt; Þ.

any property used in a business:

any property held for rental to others by you or a relative; ပ်ဗ

any property located within the insured's permanent or primary residence other than the covered vehicle; and ø

declared value on the personal effects schedule "Scheduled personal effects" means any per sonal effects that have been listed with animals (including birds and fish). contained in our records. 4.

"Secured storage location" means a segre-Ď,

gated portion of a building used in a commercial storage business where access to your personal effects is restricted to you or your designated representative by a locked:

cage; or door;

wall

PROG 084

#### **EXHIBIT 1B**

Filed 04/30/2007 Page 2 of 4

Date: 10/30/2006 01:35 PM 06-0162784-01

Estimate ID: Estimate Version: 0

Committed

Profile ID: CUSTOMIZED

#### **PROGRESSIVE INSURANCE**

4719 Woodmere Blvd. , Montgomery, AL 36106 (334) 244-4500 Fax: (334) 277-7880

Damage Assessed By: Derek Pannier

Type of Loss:

Date of Loss: Contact Date: Deductible:

10/27/2006 10/30/2006 500.00

Policy No: 32256693

Insured: LENZIE GILL Claimant: LENZIE GILL Claimant:

Address: Telephone:

222 IRIS LN, MONTGOMERY, AL 36105 Home Phone: (334) 281-0542 Owner: LENZIE GILL

Address:

222 IRIS LN, MONTGOMERY, AL 36105

Telephone: Home Phone: (334) 281-0542

"EXHIBIT 1B"

Mitchell Service: 911000

Description:

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1FDKE30L7FHA05918

VIN: OEM/ALT:

WHITE Color:

Vehicle Production Date:

00/85

License: 3R2 00324 AL Search Code:

Claim Number: 06-0162784-01

MONTGOMER1

Line Item	Entry Number	Labor Type	Operation	Line Item Description  MANUAL ENTRIES	Part Type/ Part Number	Dollar Amount	Labor Units
1 2	900500	BDY *	REMOVE/REPLACE BETTERMENT - P	SPECIAL %75.00	** Non-OEM	698.00 * 523.50	2.0*

#### \* - Judgment Item

Labor Subtotals	Units	Rate	Add'l Labor Amount	Sublet Amount	Totals	II.	Part Replacement Summar	у		Amount
Body	2.0	80.00	0.00	0.00	160.00		Taxable Parts			698.00
•							Sales Tax	@	10.000%	69.80
	Non-Taxa	ıble Labor			160.00					
Labor Summary	Labor Summary 2.0			160.00	Total Replacement Parts Amount				767.80	

ESTIMATE RECALL NUMBER: 10/30/2006 13:35:26 06-0162784-01

Mitchell Data Version: UltraMate Version:

SEP\_06\_B 6.0.017

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Filed 04/30/2007 Page 3 of 4

Date: 10/30/2006 01:35 PM ate ID: 06-0162784-01

0.00

Estimate ID: 06-0162
Estimate Version: 0

nate version: Committed

Net Total:

Profile ID: CUSTOMIZED

IV. Adjustments Amount Amount III Additional Costs 575.85-**Total Additional Costs** 0.00 **Betterment** Insurance Deductible 500.00-Subtotal of Adjustments Exceeds Gross Total **Customer Responsibility** 927.80-Total Labor: 160.00 II. Total Replacement Parts: 767.80 111. **Total Additional Costs:** 0.00 Gross Total: 927.80 Total Adjustments: 927.80-IV.

THIS ESTIMATE HAS BEEN PREPARED BASED ON THE USE OF AFTERMARKET CRASH PARTS SUPPLIED BY A SOURCE OTHER THAN THE MANUFACTURER OF YOUR MOTOR VEHICLE. THE AFTERMARKET CRASH PARTS USED IN THE PREPARATION OF THIS ESTIMATE ARE WARRANTED BY THE MANUFACTURER OR DISTRIBUTOR OF SUCH PARTS RATHER THAN THE MANUFACTURER OF YOUR VEHICLE.

THIS IS A DAMAGE ASSESSMENT ONLY--NOT AN AUTHORIZATION TO REPAIR - BASED ON DAMAGE VISIBLE OR CERTAIN AT THE TIME IT WAS WRITTEN.

IF FRAME OR UNIBODY REPAIR IS INCLUDED ON THIS ESTIMATE, THE AMOUNT SHOWN INCLUDES TIME OR ALLOWANCE FOR MEASURING BEFORE, DURING, AND AFTER THOSE REPAIRS.

THE OWNER OF THE VEHICLE MAY SELECT THE REPAIR FACILITY OF HIS/HER CHOICE.

TO ENSURE PROPER AND PROMPT PAYMENT FOR ADDITIONAL DAMAGE DISCOVERED DURING THE COURSE OF REPAIRS, CONTACT PROGRESSIVE FOR SUPPLEMENT HANDLING PROCEDURES.

REPAIR SHOP MANAGER'S/AUTHORIZED REPRESENTATIVE'S SIGNATURE INDICATING AGREEMENT ON COST OF REPAIRS, TOWING/STORAGE CHARGES, AND TO COMPLETE ALL LISTED REPAIRS:

ESTIMATED	COMPLETION	DATE:	

#### LIFETIME GUARANTEE FOR SHEET METAL AND PLASTIC BODY PARTS

The replacement parts written on the estimate are intended to return your vehicle to its pre-loss condition with proper installation. After repair, if any sheet metal or plastic body part included in the estimate fails to return your vehicle to its pre-loss condition (assuming proper installation), in terms of form, fit, finish, durability or functionality, Progressive will arrange and pay for the replacement of the part, to the extent not covered by a manufacturer's or other warranty. This service will be performed at no cost to you (including associated repair and rental car costs). To obtain service under this Guarantee, call Progressive at 1-800-274-4641.

ESTIMATE RECALL NUMBER: 10/30/2006 13:35:26 06-0162784-01

Mitchell Data Version: UltraMate Version:

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Estimate Version: 0

Committed

Profile ID: CUSTOMIZED

This Guarantee applies as long as you own or lease the vehicle. This Guarantee is not transferable and terminates if you sell or otherwise transfer your vehicle.

THIS GUARANTEE DOES NOT COVER NORMAL WEAR AND TEAR OR DAMAGE CAUSED BY IMPROPER MAINTENANCE, NEGLECT, ABUSE OR SUBSEQUENT ACCIDENT.

THIS GUARANTEE IS LIMITED TO ARRANGING FOR THE SELECTION OF REPAIR PARTS THAT WILL RETURN YOUR VEHICLE TO ITS PRE-LOSS CONDITION. ACCORDINGLY, PROGRESSIVE WILL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES THAT RESULT FROM THE INSTALLATION OR USE OF THESE PARTS.

Part Type Terms and Abbreviations
NEW and OEM or part number displayed -- These refer to a new, original
equipment manufacturer part.
NON-OEM and A/M and QUAL REPL -- These refer to an after-market part,
which is a new, non-original equipment manufacturer part.
USED/RECYCLED and LKQ -- These refer to a used OEM part.
REMANUFACTURED and RECOND. and RECORE -- These refer to used/recycled
OEM parts that have been refurbished.